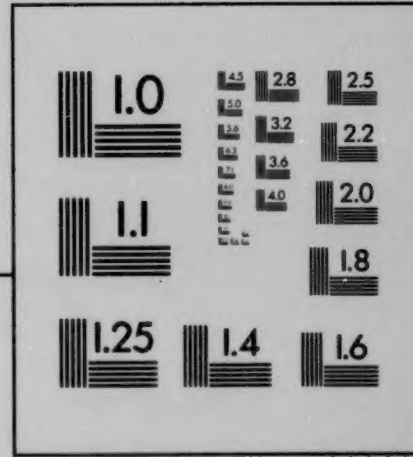
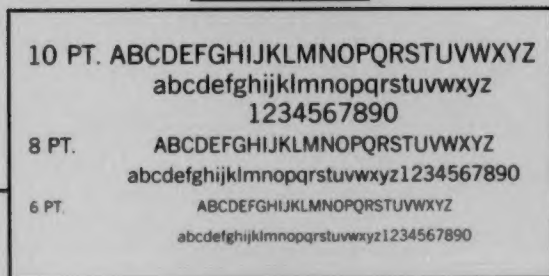
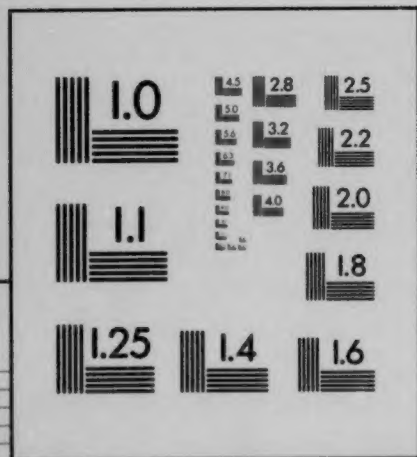
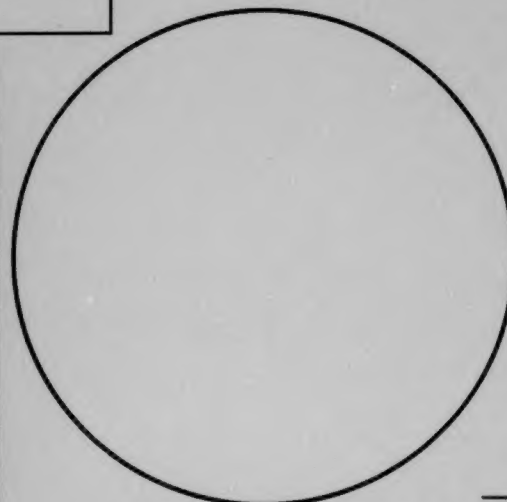
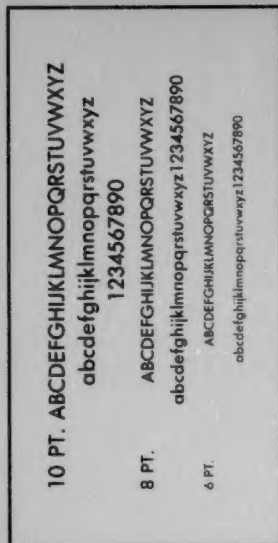
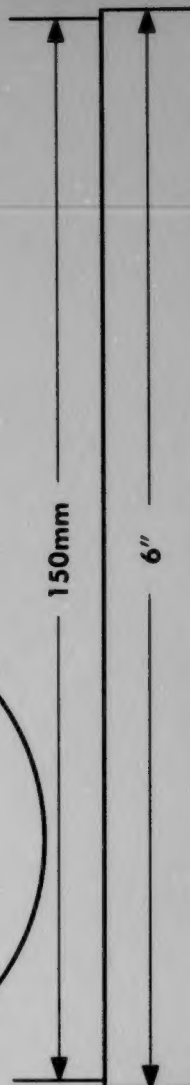
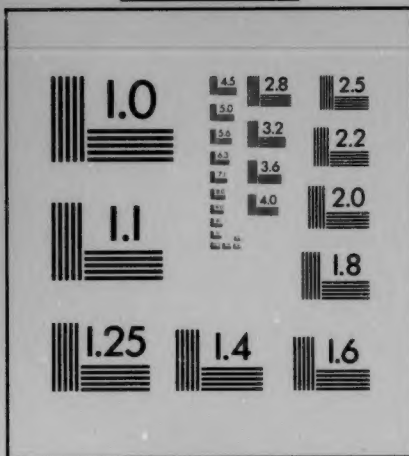
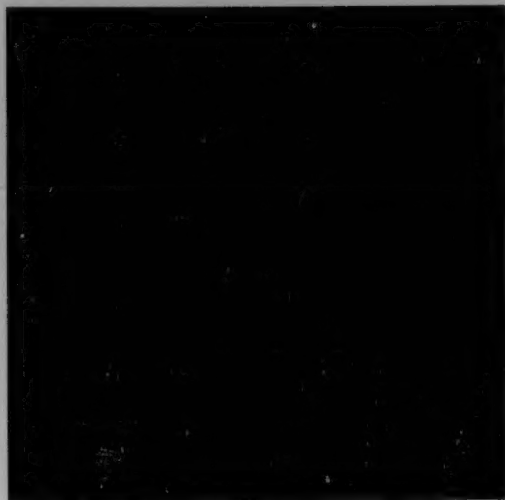
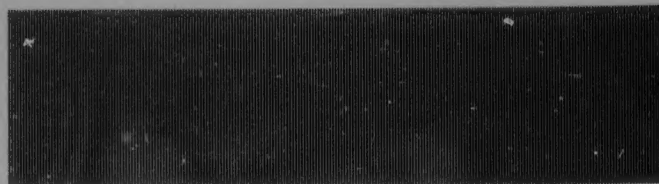
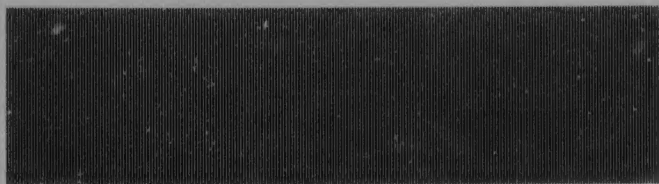


IMAGE EVALUATION TEST TARGET (MT-1)



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B



State of California

OFFICE OF THE SECRETARY OF STATE

I, MARCH FONG EU, Secretary of State of the State of California, hereby certify:

That each of the microphotographic copies of any paper document or record following in this roll of film is a full and correct copy of the original filed in my office, and that each said copies was microphotographed under my direction and control this 3rd day of DEC, 1985

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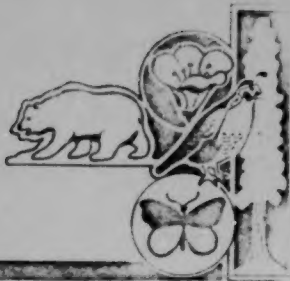
J. R. Wainscott
Microfilm Tech. II
State Archives



IN WITNESS WHEREOF, I execute
this certificate and affix the Great
Seal of the State of California this
3rd day of DEC, 1985

March Fong Eu

Secretary of State



State of California

OFFICE OF THE SECRETARY OF STATE

I, MARCH FONG EU, Secretary of State of the State of California, hereby certify:

That each of the microphotographic copies of any paper document or record following in this roll of film is a full and correct copy of the original filed in my office, and that each said copies was microphotographed under my direction and control this 4th day of DEC, 1985

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IN WITNESS WHEREOF, I execute
this certificate and affix the Great
Seal of the State of California this
4th day of DEC, 1985

March Fong Eu

Secretary of State

CALIFORNIA STATE ARCHIVES

Microfilm Processing

TITLE OF
WORK

GOVERNORS

PROCLAMATIONS

ROLL
NO.

1

Proclamation.

To the People of California.

It having been ascertained by the official canvass that the Constitution submitted to the people on the 13th day of November was ratified by the almost unanimous vote of the electors of this State, Now therefore I Bennet Riley, Brevet Brigadier General, U. S. Army, and Governor of California do hereby proclaim and declare the said Constitution to be ordained and established as the Constitution of the State of California.

Given at Monterey, California, this 12th day of December, 1849.

(Signed) B. Riley
Brevet Brig Genl U. S. A.
& Governor of California.

By the Governor.
(Signed) W. W. Hallack
At Capt & Secy of State.

over

Office of the Secretary of State,
December 22nd 1849

I hereby Certify that the foregoing is a
true copy of an Original proclamation this
day transmitted to the Senate by the Governor
of California.

W. Van Voorhis
Secy of State.

FACE SHEET

UNABLE TO
LOCATE EXECU-
TIVE PROCLAMATION
#1 AT THE TIME OF
FILMING.

Executive Proclamation #1
[F3670:23] filed in CDD-1

[F3670:11]

Wood and Son
of Brig Gen Wiley
Dec. 12. 1849.

Proclamation.

To the People of California.

It having been ascertained by the official canvass that the Constitution submitted to the people on the 13th day of November was ratified by the almost unanimous vote of the electors of this State, Now therefore I Bennet Riley, Brevet Brigadier General, U. S. Army, and Governor of California do hereby proclaim and declare the said Constitution to be ordained and established as the constitution of the State of California.

Given at Monterey, California, this 12th day of December 1849.

(Signed) B. Riley
Brevet Brig Genl U. S. A.
& Governor of California.

By the Governor
(Signed) W. W. Hallowell
At Capt & Sec'y of State.

over

Office of the Secretary of State,
December 22nd 1849

I hereby certify that the foregoing is a
true copy of an original proclamation this
day transmitted to the Senate by the Governor
of California.

W. Van Voorhies
Secy of State.

Proclam⁸ 3607
of King Geo. VI.
Dec. 20. 1849.

Proclamation.

To the People of California.

(A new Executive having been elected and installed into office, in accordance with the provisions of the Constitution of the State, the undersigned hereby resigns his powers as Governor of California. In thus dissolving his official connexion with the people of this Country he would tender to them his most heartfelt thanks for their many kind attentions, and for the uniform support which they have given to the measures of his administration. The principal object of all his wishes is now accomplished - the people have a Government of their own choice; one, which, under the favor of Divine Providence, will secure their own prosperity and happiness, and the permanent welfare of the New State.

Given at San Jose, California, this
20th day of December A. D. 1849

(Signed) B. Riley

Brevet Brig. Gen^l U. S. A

and Governor of California

By the Governor

H. H. Hallcock

By Capt. Geo. S. Hall, & others

San Jose' Cal.
Office of the Secretary of State,
December 22 - 1849.

I hereby certify that the foregoing is a true
copy of a proclamation this day transmitted
to the Senate by the Governor of California.

W. Van Voorhies
Secretary of State.

Order

For an election of 5
Members of the House
Representative of the State
& of the District.
May 2, 1858.
P. M. 10.

Sen. Antonio M. Pico.
Superior of the
District of San Jose.
Sir,

You will give
due notice, and cause an election
to be held in the Pueblo de San Jose,
on the 10th day of January A.D. 1850,
for the following officers, to wit:
Five Members of the Ayuntamiento, to
compose that body for the year 1850.
A First Alcalde, to fill the vacancy
of the Previous Alcalde, whose
term of office has expired.

The result of said election you
will duly certify to me.

Given, under my hand, at the
Pueblo de San Jose, the second day of
January, in the year of Our Lord,
one thousand, eight hundred and
fifty, and of the Independence of
the United States the Twenty-fifth.

Peter H. Burnett
Gov. of California.

A
L. Winchester

Concerning the
Proclamations &c

August 10th 1830

Office of State Printer
San Francisco, Aug 8, 1850.

Mr Bayland

Sir - I beg to acknowledge,
by private hand, the receipt this day, of
an enclosure containing a Proclamation of
the Governor touching the General Elec-
tion; also, subsequently by Express, a
Proclamation in relation to the proposals
for a site for the Capital of this State.

In obedience to instructions the
printing and distribution of the above
documents will be made as speedily as
possible, and copies transmitted to his
Excellency at the earliest moment.

I have the honor to be

Yours Very Truly

J. Winchester.

B

Explanations
of the election for
Moses, brother of
Levi, Count of
the House of
Judah, in 23rd Me
(copy)

O Proclamation !!!

The Governor of the State of
California,

To all whom these pres-
ents may concern; Greetings;

Know Ye;
that at the general election to be held on
Monday the seventh day of October A.D. 1850,
there will be elected by the qualified elec-
tors of the City of San Francisco, One
Associate Justice of the Superior Court
of said City.

Given under my hand at the
City of San Jose, the twenty third day of
August, in the year of our Lord one
thousand, eight hundred and fifty,
and of the Independence of the United
States, the seventy-fifth.

Peter H. Bennett
Gov. of Cal.

Copy of the
annual publication
of the National
Association of
Educators
June 13, 1887

Copy

Proclamation

Whereas a vacancy having
occurred in the Second Senate District,
of the State of California, by the resignation
of Alexander H. Dodge a Senator from said
District, it is hereby ordered in pursuance
of the provisions of the eighth section of
the act to regulate elections that a special
election be held on Thursday the sixth day
of February next, in said district, to
supply the same.

Given under my hand
and the great Seal of the
State at the City of San Jose,
this 11th day of January
A.D. 1851.
J. M. C.

Copy

Proclamation

Whereas a vacancy having occurred in the Second Senatorial District, of the State of California, by the resignation of Alexander W. Hoge a Senator from said District, it is hereby ordered in pursuance of the provisions of the eighth section of the act to regulate elections that a special election be held on Thursday the sixth day of February next, in said district, to supply the same.

Given under my hand
and the great seal of the
State, at the City of San Jose,
this the 13th day of January
A. D. 1851.

By the Governor

of the
in relation to the
of the
June 1st 1851

March 1851

Proclamation.

Whereas the Legislature of the State of California did on the 14th inst. pass an act to repeal the act entitled "an act for the better regulation of the mines" approved April 13th 1850
Now Therefore I, John McDougal Governor of the State of California do declare ~~the same~~ the act operative requiring of all Foreigners to pay a tax of twenty dollars per month for the privilege of working in the places in this state to be, from the date hereof, ~~abolished~~ and of no effect, And all Collectors of said Foreign Miners tax, are hereby notified of the ^{are ordered to} ~~existence of the repeal of said law~~ and shall cease from the further collection of said tax.

In Witness whereof I have caused this to be a true copy of the original of said law to be printed and the same to be published in the State of California
John McDougal
Governor of the State of California

Wm. C. Gillet

By the Governor

My J. Howell about
Election 8th Convention
rec. Aug. 12th 1855

Answers this letter

Waco, Tex. Aug 1st 1851.
Friend Mr. Dwyall

Dr Sir In accordance with
the Governor's Proclamation the Democrats of this County
have issued a notice calling a County Convention
to nominate County Officers, the election for County
Officers was held on the 2nd day of May last, this
being a new County the Whigs electing their Officers
on no party grounds, and we have recently learned
that the Prosecuting Attorney of this County (Mr. M. C.
Connel) has addressed a letter to Gen. McDwyall
remonstrating against holding said election on the
third of Sept. next in accordance with the Gov-
ernor's

Now Sir upon the receipt of this we
should be pleased to learn your opinion as to the
legality of holding a new election for County Officers
in order that we may govern ourselves accordingly -
by holding a new election for County Officers it will
add strength to our party

Yours very respectfully
Wm. C. Dwyall

In behalf of the Democratic Central Committee
Yours very Respectfully Wm. Dwyall

Description —

11

Annals of

Proclamation

1851

Proclamation

Five Hundred Dollars Reward

Whereas ——— charged with having
committed the crime of ——— in
the County of ——— did on the —
day of — A D 1851 escape from the
Jail of said County, Now, therefore, I,
John McDougal Governor of the State of
California, by virtue of the authority in
me vested do hereby offer the above
reward for the apprehension and
delivery of the said — to the
Sheriff of — County.

Signed, In testimony whereof
I have hereunto set my hand
and caused the Seal of

Seal of the State to be hereunto
affixed, this 1st day of
August 1851 at ~~San Francisco~~

Order 12
Special Election
to fill vacancy
in seat of John
Cook Represen-
tative from
Yuba

issued Jan. 23.
1852

Proclamation

Whereas it has been duly notified to me by the Speaker of the House of Assembly of the Legislature of California, that the seat of John Cook one of the Representatives of the County of Yuba, has been declared vacant by the said House of Assembly—

Now, Therefore, I, John Bigler, Governor of the State of California, do hereby order and direct, that on Saturday the seventh day of February A.D. 1852 an Election be held to supply said vacancy, and the Judge of the County of Yuba is hereby directed to give notice thereof, and to take all other necessary and legal steps for holding said Election according to law.

Given under my hand
and the Great Seal of
State, at the City of
Sacramento, this twenty-
third day of January
A.D. 1852.

14
Boston Po

Memorandum
to Supply vacancies
at E. Heyden's firm,
John Stone
James M. Taylor,
Saml. Mowbray,
& Frederick
Angela of
San Francisco

March
April 2. 1853.

Edwin Smith
14. 1853.

State of California
Executive Department
~~Berkeley, April 2^d 1853~~

Whereas, it has been duly notified to me
that Elcan Heydenfeldt, John Sims, James
M. Taylor, Samuel Klowa, and Wellbriech
W. Snyder, Members of the House of Assembly
of the State of California of the Legislature
of 1853, ~~have resigned their seats in~~
~~said~~ representing the County of San-
Francisco, have this day resigned
their seats in said House, and
that said seats are now vacant;

Now, therefore, I, John Bigler,
Governor of the State of California
in compliance with the requirements of
law do hereby order and direct
that on Thursday the fourteenth
day of April instant an Election
be held in and for the County of
San Francisco ^{at a place to be} to supply said
vacancies.

Witness my hand and
the Seal of the State at
the City of Berkeley
the 2^d day of April A.D.
1853

15

Sept. 1881

Johnston, N. H.

Sept. 1881

1881

Aug. 1881

Sept. 1881

Executive Department

Sanicid August 2. 1853

Whereas it has been duly notified to me
that the Hon John Matino member of the
Senate from the eighteenth Senatorial
District comprised of the county of
El Dorado has resigned his seat
in the Senate, ~~and that said seat~~
is now

Now, therefore, I John
Bigler, Governor of the State of
California in compliance with
the requirements of law do hereby order
and direct that on ~~Wednesday~~
the first Wednesday of September
being the day on which
the General State election is
held throughout the State, an
election will be held in and
for the Senatorial District aforesaid
to supply said vacancy.

Witness my hand
at the great Seal
of the State at the City
of Benicia this 20th
day of August
A.D. 1853

John Bigler

Handwritten text, possibly a date or signature.

Handwritten text, possibly a date or signature.

Handwritten text, possibly a date or signature.

Handwritten text, possibly a date or signature.

Handwritten text, possibly a date or signature.

[illegible][illegible]

Not a day has passed
since we arrived at
the residence of
22nd Nov. 1881

John Bigler

Copy 17

Declaration
for Open at station
for members of
Society, for
General & Men-
dering Court

London Oct. 7. '53

State of California
Executive Department

Whereas it appears to me from the Election Returns from Sonoma County on file in the Office of Secy of State that at the General Election held on the 7th of September last there was "No choice" for one Member of Assembly to represent ~~Sonoma County~~ ^{the County of Sonoma and Mendocino} in the ensuing Legislature in consequence of two of the Candidates having received an equal and the "highest" number of votes for that office.

Now Therefore in compliance with the requirements of Law in such cases made and provided I do hereby Order and direct that on Saturday the 29th day of October next an election be held in said County of Sonoma ^{and Mendocino} for one Member of the Assembly to supply said Vacancy. - And the Judge of Sonoma County is hereby directed to give the Notice required by Law.

Given under my hand and
the Great Seal of the State, at
the City of San Francisco this 6th day
of October A.D. 1853

19

Worshipful
Ordering Special
Edition for
Donna Corby
Happily Occupied
in death duties
Card on

Adm'd Nov. 25.
1853.

Produce a notice
to the society, saying
of course, something
about an election
in March or April
and saying the price of
many books is not
now so high as the price
that he cannot afford
to buy the best and saying
his friend wishes to
elect him. John Wright

Dec 25 1853.
Mincy Dec 23 1853

20
Election

Proclamation
for Calaveras
Co. for Members
of App. in place
of J. H. Garner
Dec.

Election on
Wednesday, 10th
Jan. 1854.

State of California,
Executive Department;

Having been duly notified that a vacancy exists in the representation from the County of Calaveras in the Assembly of 1854, occasioned by the death of J. A. Carson ^{one of the} members elect from said County at the annual election held on the 7th day of ~~September~~ ¹⁸⁵³, therefore, in compliance with the requirements of law I do hereby order that an Election be held to supply said vacancy on Wednesday the Tenth day of January A.D. 1854; And the County Judge of Calaveras County is ^{hereby} directed to give the notice thereof required by law.

Witness my hand and
the Seal of State at the
City of Benicia this 16.th
day of December A.D. 1853.

(sep-1/21)
 Proclamations
 for the State of
 New York
 in the year
 1855.

Albany Jan. 22
 1855.

Election Proclamation.

State of California
Executive Department

Whereas, it has been duly notified to me that a vacancy exists in the Seat of Mr. Galvin member of the Assembly representing Sacramento County in the Legislature of this State at the present Session thereof;

I do, therefore, in compliance with the requirements of law, I do hereby order and direct that on the eighth day of February A.D. 1888, a Special Election be held in and for the County of Sacramento to fill said vacancy; and the County Judge of said County is hereby required to give the notice thereof ~~required~~ ^{prescribed} by law.

Witness my hand and
the Seal of State, at
Sacramento, this 11th
day of
A.D. 1888.

Attest — J. C. Semmes
Sec. of State

1856

23

GOVERNOR'S PROCLAMATION.

EXECUTIVE DEPARTMENT,
Sacramento City, June 24, 1866.

Whereas, satisfactory information has been received by me that combinations to resist the execution of legal process by force exist in the county of San Francisco, in this State, and that an unlawful organization, styling themselves the Vigilance Committee, have resisted by force the execution of criminal process, and that the power of said county has been exhausted and has not been sufficient to enable the sheriff of said county to execute such process,

Now, therefore, I, J. Neely Johnson, Governor of the State of California, by virtue of the power vested in me by the Constitution and the Laws thereof, do hereby declare said county of San Francisco in a state of insurrection, and I hereby order and direct all of the ~~junior military companies~~ of the county of San Francisco, also all persons subject to military duty in said county, to report themselves for duty immediately to Major General William T. Sherman, commanding Second Division California Militia, to serve for such term in the performance of military duty under the command of said Sherman as he may deem proper, by his order.

Also that all citizens of the State of California, who are not members of said military companies, shall be bound to respond to and obey the orders of the general commanding said Militia, or said Sherman, for the performance of military duty in such manner, and at such time and place as may be required by the governor of this State.

OF SAN FRANCISCO.

37

I further order and direct that all persons who are members of said military companies, or who are subject to military duty in said county, shall be bound to respond to and obey the orders of the general commanding said Militia, or said Sherman, for the performance of military duty in such manner, and at such time and place as may be required by the governor of this State.

J. NEELY JOHNSON

25

1836

Election Proclamation

State of California;
Executive Department;

Notice is hereby given that a general Election is to be held on Tuesday the fourth day of November next, throughout this State, at which the following Officers, are to be elected;

Four Presidential Electors.

Two Members of Congress.

A Superintendent of Public Instruction.

A Clerk of the Supreme Court.

Also at the same time Senators, are to be elected as follows;

4th District composed of the Counties of Alameda, Santa Clara —
one Senator.

5th District — composed of the Counties of San Francisco and San Mateo —
two Senators.

6th District - composed of the Counties
of Mariposa, Merced,
Tulare ~~and~~ Fresno and
Buena Vista -
- one Senator.

7th District - composed of the Counties
of Tuolumne and Stanislaus -
- one Senator.

8th District - composed of the Counties
of San Joaquin and Contra
Costa - one Senator.

9th District - composed of the
County of Sacramento
- one Senator.

11th District - composed of the
Counties of Marin, Sonoma
and Mendocino -
- one Senator.

15th District - composed of the
Counties of Sutter and
Yuba - one Senator.
Yuba County - one Senator.

16th District - composed of the County
of Nevada - one Senator,

17th District - composed of the
County of Placer - one Senator.

18th District - composed of the
County of El Dorado -
- two Senators.

19th District - composed of Amador
and Calaveras - one Senator.

20th District - composed of the
County of Sierra -
- One Senator

Also the following Members of the
Assembly;

Alameda County - one member

Amador County - two members.

Butte County - two members.

Calaveras County - three members

Colusa and Tehama

Counties, — one member

Contra Costa County, — one member

El Dorado County, — eight members.

Humboldt County, — one member

Klamath County, — one member.

Los Angeles County, — two members

Marin County, — one member

Mariposa and Merced

Counties, — two members.

Monterey County, — one member

Napa County, — one member

Nevada County, — five members

Placer County, — four members.

Plumas County, — one member.

Sacramento County — four members.

San Bernardino County — one member.

San Diego County — one member

San Francisco and
San Mateo County — nine members

San Joaquin County — two members.

San Luis Obispo County — one member

Santa Barbara County — one member

Santa Clara County — two members.

Santa Cruz County — one member.

Shasta County, — one member

Sierra County, — two members.

Siskiyou County, — one member.

Solano County, — one member.

Sonoma and Mendocino
Counties, ————— two members.

Stanislaus County — one member.

Butter County, — one member.

Siskiyou County — one member

Tulare ^{Hopson} ~~County~~ — ~~one member~~
and Buena Vista Counties — one member.

Tuolumne County, — four members.

Yolo County, — one member.

Yuba County, — five members.

Also ~~the following~~ County Judges in
the following Counties;

Calaveras County
Contra Costa County
Tuolumne County

The attention of the Boards of Count,
Supervisors, is directed to the 2^d Section
of an Act entitled "An Act to amend
an Act to regulate Elections, passed
March 23. 1850", passed April
27. 1855. (See Statute, of 1855 p. 160).

The attention of the County Judges of
the different Counties of the State is
also directed to the Section 17th of
the Act of 1850 entitled "An Act
to regulate Elections".

Witness my hand and
the Great Seal of State
at Sacramento, this the
26th day of September
A.D. 1856.

LI 3613.403

Thos. Jefferson
Proclamation

10

Sept 12/1806

Memorial Representation.

Resolved that 25th September in
the next year having been designated
by the said Committee as being that of the
African, on which for the purpose of
showing and giving to the public that
importance which should be given
they have been permitted to send and
through their presence to that bearing
a free, and Christian people, or really
elated in the same time of all good,
and if we were in our own land
has become hollowed by time, and custom -
it is therefore to be a pleasure to the
State of Virginia recommended, that
should be the 25th of September, A.D. 1850,
be observed and observed by the people
of the State as a day of moral thank-
sgiving and prayer. And request that all
our citizens shall abstain from secular
employment on said day, leaving the
occasion may be appropriately celebrated
and honored.

A copy of this Memorial
submitted by name and a
copy of the same has been
forwarded to the State of Virginia
on the 19th day of September
A.D. 1850 -
Wm. K. K. K.

Attest David P. Douglass

LF 2610:243

26

1854

abm

Election Proclamation
State of California
Executive Department

Notice is hereby given that
a general election is to be
held on Wednesday the Sec-
ond day of September next
throughout this State at which
the following Officers are to
be elected.

A Governor

A Lieut Governor

A Justice of the Supreme
Court (for full term)

A Justice of the Supreme
Court (for unexpired term)

An Attorney General

A State Comptroller

A State Treasurer
(for full term)

A State Treasurer
(for unexpired term)

A Surveyor General

A State Printer

Also Senators are to be elected
as follows

1st District - Composed of the
counties San Diego San Ber-
nardino and Los Angeles -
one Senator

2nd District - Composed of the
counties of Santa Barbara
and San Luis Obispo -
one Senator

3rd District - Composed of the
counties of Monterey and
Santa Cruz - one Senator

4th District - Composed of the
counties of San Francisco
and San Mateo - two Senators

5th District - Composed of ~~the~~
~~counties~~ of the counties of
Tulare and Stanislaus
- one Senator (for full term)
one Senator (for unexpired
term)

6th District - Composed of
the county of Sacramento -
one Senator

10th District - Composed of
the Counties of Kapa So-
lano and Yolo - one Senator

12th District - Composed of
the Counties ^{of} ~~of~~ Klamath
and Siskiyou - one Senator

13th District - Composed of
the Counties of Colusa
Sahama and Shasta -
one Senator

14th District - Composed of
the Counties of Butte and
Plumas - two Senators, one
to hold office for the term
of two years, and one whose
term of office shall expire
on the first Monday of Jan-
uary A.D. 1859,

15th District - Composed of the
County of Yuba - one Senator.

16th District - Composed of
the County of Nevada - one
Senator

17th District - Composed of
the County of Placer - one
Senator (for full term) and
one Senator (for unexpired
term)

Election Proclamation
State of California
Executive Department

Notice is hereby given that
a general election is to be
held on Wednesday the Sec-
ond day of September next
throughout this State at which
the following Officers are to
be elected.

A Governor

A Lieut Governor

A Justice of the Supreme
Court (for full term)

A Justice of the Supreme
Court (for unexpired term)

An Attorney General

A State Comptroller

A State Treasurer
(for full term)

A State Treasurer
(for unexpired term)

A Surveyor General

A State Printer

Also Senators are to be elected as follows

1st District - Composed of the counties San Diego San Bernardino and Los Angeles - one Senator

2nd District - Composed of the counties of Santa Barbara and San Luis Obispo - one Senator

3rd District - Composed of the counties of Monterey and Santa Cruz - one Senator

4th District - Composed of the counties of San Francisco and San Mateo - two Senators

5th District - Composed of ~~the~~ ^{the} counties of ~~Inglis~~ ^{Inglis} and Stanislaus - one Senator (for full term)
one Senator (for unexpired term)

6th District - Composed of the county of Sacramento - one Senator

10th District - Composed of the Counties of Napa So-
lano and Yolo - one Senator

12th District - Composed of the Counties ^{of note} of Klamath
and Siskiyou - one Senator

13th District - Composed of the Counties of Colusa
Sahama and Shasta -
one Senator

14th District - Composed of the Counties of Butte and
Plumas - two Senators, one
to hold office for the term
of two years, and one whose
term of office shall expire
on the first Monday of Jan-
uary A.D. 1859,

15th District - Composed of the
County of Yuba - one Senator.

16th District - Composed of
the County of Nevada - one
Senator

17th District - Composed of
the County of Placer - one
Senator (for full term) and
one Senator (for unexpired
term)

18th District — Composed of
the County of El Dorado —
two Senators,

19th District — Composed of
the Counties of Amador
and Calaveras — one
Senator,

21st District — Composed of
the Counties of Humboldt +
Trinity — one Senator,

Also the following the mem-
bers of the Assembly

Alameda County	one member
Amador	two "
Bath	one "
Calaveras	three "
Colusa + Tehama.	one "
Contra Costa	one "
El Dorado	eight "
Humboldt	one "
Klamath + Del Norte	one "
Los Angeles	two "
Marin	one .
Mariposa + Madera	two .
Monterey	one "
Napa	one .
Nevada	five "
Placer	four "
Plumas	two .
Sacramento	four "
San Bernardino	one .
San Diego	one .

San Francisco	"	eight	"
San Mateo	"	one	"
San Joaquin	"	two	"
San Luis Obispo	"	one	"
Santa Barbara	"	one	"
Santa Clara	"	two	"
Santa Cruz	"	one	"
Shasta	"	one	"
Sierra	"	two	"
Siskiyou	"	one	"
Solano	"	one	"
Sonoma + Mendocino	"	two	"
Stanislaus	"	one	"
Sutter	"	one	"
Trinity	"	one	"
Tulare Fresno + Buena Vista	"	one	"
Tuolumne	"	four	"
Yolo	"	one	"
Yuba	"	five	"

and County Judges in the following counties, to wit:
Butte, Sacramento San Joaquin
Shasta Solano Tehama Yolo
Santa Cruz Yuba San Francisco
Santa Barbara El Dorado Napa
Mariposa San Luis Obispo Santa
Clara Marin Sutter San Bernar-
dine San Diego + Colusa

The attention of the Boards of
the County Supervisors is di-
rected to the second section
of an act entitled "an act
to amend an act to regulate

"elections" passed March 23^d
1850, passed April 27th 1855,
See Statute of 1855, page 160.

Witness my hand
and the Great Seal
of State at my office
in Sacramento Cal
the 23rd day of July
A. D. 1857.

Wm. H. Mason

Gov. of Cal

William Buchanan
27 / 1855.

2000 Posters

Election Proclamation
State of California
Executive Department

Notice is hereby given
that a General Election is
to be held on Wednesday
the 1st day of September
next throughout the State
at which the following
officers are to be elected
and Justices of Supreme Court
for unexpired terms

A Controller of State
~~James W. Wadsworth~~

And I District Judges for
the following Judicial Districts,
1st, 2nd, 3rd, 4th, 5th, 6th, 7th,
8th, 9th, 10th, 11th, 12th, 13th, 14th

Also Venators are to be
elected as follows.

4th District

Composed of the Counties
of Alameda & Santa Clara
one Venator

5th District

Composed of the Counties
of San Francisco & San
Mateo. Two Venators

6th District

Composed of the Counties of
Mariposa Merced Butte
& Fresno & Buena Vista
one Venator

7th District

Composed of the Counties of
Stanislaus and Tuolumne
one Venator

8th District

Composed of the Counties of
San Joaquin & Contra Costa
one Venator

8th District
Composed of the County of
Sacramento one Senator

11th District
Composed of the Counties of
Marin Sonoma & Mendocino
one Senator

14th District
Composed of the Counties
of Butte & Plumas one
Senator

15th District
Composed of the Counties of
Butte & Yuba one Senator
and one from Yuba

16th District
Composed of the County of
Nevada one Senator

11th District
Composed of the Counties
of Placer one Senator

15th District

Composed of the Counties of
El Dorado ~~two~~ Senators

16th District

Composed of the Counties
of Amador & Calaveras
~~one~~ Senator

20th District

Composed of the Counties of
Sierra ~~one~~ Senator

Also the following members
of Assembly

Married County - one member

Amador County ~~two~~ "

Butte County ~~two~~ ^{two} "

Calaveras County ~~three~~ "

Colusa and Tehama
Counties - one member

Contra Costa County ~~one~~ member

El Dorado County - Eight Members
Humboldt " one Member
Klamath & Let Marti - one Member
Los Angeles County - two Members
Marin County - one Member
Mariposa & Merced Counties
two Members
Monterey County - one Member
Napa County - one Member
Nevada County - five Members
Placer County - four Members
Plumas County - one Member
Sacramento County - four Members
San Bernardino County - one Member
San Diego County - one Member

San Francisco County, Eight Members

San Mateo County one Member

San Joaquin County two Members

San Louis Obispo County one Member

Santa Barbara County one Member

Santa Clara County two Members

Santa Cruz County one Member

Shasta County one Member

Sierra County two Members

Siskiyou County one Member

Solano County one Member

Sonoma & Mendocino Counties
two Members

Stanislaus County one Member

Yuba County one Member

Trinity County one member

Tulare, Fresno & Buena Vista
Counties one member

Tulare County four members

Yuba County one member

Yuba County ⁽⁵⁾ ~~five~~ members

Also County Judges in
the following Counties
to wit:

Amador, Calaveras,
Merced, Nevada, Placer,
San Bernardino, Santa
Mateo, Trinity and
Tulare.

Should there be any vacancies
for County Judges other than
those contained in this
Proclamation the Counties will
proceed to elect. The above
list is correct so far as the
Books of this Office show.

The attention of the Boards of
County Supervisors is
directed to the second section
of an act entitled "An Act
to amend an act to regulate
Elections passed March 23^d
1850" passed April 28th 1855.
See Statutes of 1855 page 160.

Witness my hand and
The Great Seal of State
at office in Sacramento
California this thir-
teenth day of July in
the year of our Lord
one thousand eight
hundred and fifty eight

M. J. Meller

Attest
Jervis Thorneau
Secretary of State

ELECTION PROCL

State of California,

Notice is hereby given that a General Election
the first day of September next, throughout the
ing Officers are to be elected:

One JUSTICE of Sup
FOR UNEXPIRED T
A CONTROLLER C

AND

DISTRICT JUDGES for the following
1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th

Also, Senators are to be elec

4th District. Composed of the counties
of Alameda and Santa Clara, One Senator.

5th District. Composed of the counties
of San Francisco and San Mateo. Two Sen-
ators.

6th District. Composed of the counties
of Mariposa, Merced, Tulare, Fresno and
Buena Vista. One Senator.

7th District. Composed of the counties
of Stanislaus and Tuolumne. One Senator.

8th District. Composed of the Counties
of San Joaquin & Contra Costa. One Senator.

9th District. Composed of the coun
Sacramento. One Senator.

11th District. Composed of the cou
of Marin, Sonoma and Mendocino. One
ator.

14th District. Composed of the cou
of Butte and Plumas. One Senator.

15th District. Composed of the cou
of Sutter and Yuba. One Senator and
from Yuba.

Also, the following Membe

Alameda county,.....	One Member	Napa County,	One Me
Amador "	Two "	Nevada "	Five
Butte "	Two "	Placer "	Four

PROCLAMATION

State of California, Executive Department.

That a General Election is to be held on Wednesday,
next, throughout the State, at which the follow-
ing are to be elected:

**JUDICIAL OFFICERS OF THE SUPREME COURT,
FOR UNEXPIRED TERM.
SHERIFF OF STATE,**

AND

**for the following Judicial Districts:
1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th and 14th.
Senators are to be elected as follows:**

9th District. Composed of the county of
Sacramento. One Senator.

11th District. Composed of the counties
of Marin, Sonoma and Mendocino. One Sen-
ator.

14th District. Composed of the counties
of Butte and Plumas. One Senator.

15th District. Composed of the counties
of Sutter and Yuba. One Senator and one
from Yuba.

16th District. Composed of the county
of Nevada. One Senator.

17th District. Composed of the County
of Placer. One Senator.

18th District. Composed of the county
of El Dorado. Two Senators.

19th District. Composed of the counties
of Amador and Calaveras. One Senator.

20th District. Composed of the county
of Sierra. One Senator.

Following Members of Assembly:

Napa County,One Member Santa Cruz County,One Member

Following Members of Assembly :

Napa County,	One Member	Santa Cruz County,	One Member
Nevada "	Five "	Shasta "	One "
Placer "	Four "	Sierra "	Two "
Plumas "	One "	Siskiyou "	One "
Sacramento "	Four "	Solano "	One "
San Bernardino county,	One "	Sonoma and Mendocino counties,	Two "
San Diego "	One "	Stanislaus county,	One "
San Francisco "	Eight "	Sutter "	One "
San Mateo "	One "	Trinity "	One "
San Joaquin "	Two "	Tulare, Fresno and Buena Vista	
San Luis Obispo "	One "	counties	One "
Santa Barbara "	One "	Tuolumne county	Four "
Santa Clara "	Two "	Yolo "	One "
		Yuba "	Five "

ges in the following Counties, to wit :

**, Merced, Nevada, Placer, San Ber-
an Mateo, Trinity and Tulare.**

**ncies for County Judges other than those contained
Counties will proceed to elect. The above list is
ks of this office show.**

**Boards of County Supervisors is directed to the
t entitled "An Act to amend an Act to regulate
23d, 1850," passed April 27th, 1855. See Statutes**

**he Great Seal of State, at office in Sacramento, Cal-
y of July, in the year of our Lord one thousand
eight.**

**JOHN B. WELLER.
MAN, Secretary of State.**

Also, the following Membe

Alameda county,.....	One Member	Napa County,	One Member
Amador "	Two "	Nevada "	Five
Butte "	Two "	Placer "	Four
Calaveras "	Three "	Plumas "	One
Colusi and Tehama counties.....	One "	Sacramento "	Four
Contra Costa county,.....	One "	San Bernardino county,.....	One
El Dorado "	Eight "	San Diego "	One
Humboldt "	One "	San Francisco "	Eight
Klamath & Del Norte counties,.....	One "	San Mateo "	One
Los Angeles county,	Two "	San Joaquin "	Two
Marin "	One "	San Luis Obispo "	One
Mariposa and Merced counties,.....	Two "	Santa Barbara "	One
Monterey county,.....	One "	Santa Clara "	Two

**Also, County Judges in the following
Amador, Calaveras, Merced, Nevada,
San Bernardino, San Mateo, Trinity**

**Should there be any vacancies for County Judges
in this Proclamation, the Counties will proceed
correct, so far as the books of this office show.**

**The attention of the Boards of County Supervisors is directed to the
second Section of an Act entitled "An Act to
regulate Elections, passed March 23d, 1850," passed April 1st
of 1855, page 160.**

**Witness my hand and the Great Seal of State,
California, this thirtieth day of July, in the year
eight hundred and fifty-eight.**

JOHN I.

Attest :-- FERRIS FORMAN, Secretary of State

LF3670:541

Electric Boat

29

Grand Hotel 4th 1853

Election Proclamation

State of California
Executive Department

Notice is hereby given that
a Special Election will be
held on Saturday the sixth
day of November next in the
ninth Senatorial District at
which one Senator is to be
elected, to fill the vacancy
occasioned by the death of
Hon W^m J. Ferguson.

Witness my hand and the
Great Seal of the State at
office in the City of Sacramento
California this fourth
day of October in the
year of our Lord one
thousand eight
hundred and eighty eight.

Wm. H. H. H.

Attest
J. W. Forman
Secretary of State

1830

30

See also 1830

STATE OF CALIFORNIA

EXECUTIVE DEPARTMENT,

Sacramento,

185

Proclamation

In accordance with the established usage
of the Chief Executive of the State
I hereby designate and set apart
Thursday the 28th inst as a day of
Thanksgiving & Prayer.

And I do earnestly invoke the
good People of the State, abstaining
from all secular pursuits to
assemble in their respective
places of worship and with
sincere and grateful hearts
to offer up thanks to the

Supreme Ruler of the ^{universe} ~~world~~
for the manifold blessings
conferred upon us during
the past year and humbly
most fervently supplicate
Thee that he will contin-
ues a free, prosperous and
united people.

LF3610126J

Special Edition

1859

31

Election Proclamation

State of California
Executive Department

Notice is hereby given
that a special Election
will be held on Saturday
the twenty-eighth day of
February next in the
County of Sacramento
at which one member
of the Assembly is to be
elected to fill the vacancy
occasioned by the rejection
of Charles Duncombe from
his seat. The order of the
26th inst. is hereby
revoked,

Witness my hand
and the Great Seal
of State at Sacramento
this twenty-eighth day
of January A.D. 1858.
Wm. McKee

Attest
Jerris Hornum
Secretary of State

Order for Special 32
Electron 1859

Election Proclamation

State of California
Executive Department

Notice is hereby given
that a Special Election
will be held on Tuesday
the eighth day of February
next in the County of
Sacramento at which
one member of the Assembly
is to be elected to fill the
vacancy occasioned by
the resignation of Charles
Drummond from his
seat

Witness my hand
and the Great Seal of
State at Sacramento
this twenty sixth
day of January
A.D. 1858

Wm. McKeller

Attest
Jerrold Sherman
Secretary of State

General Collection
33
of Information

Harvard

December 10th 1838

Election Proclamation

State of California
Executive Department

Notice is hereby
given that a General
Election is to be held
on Wednesday the 1st
day of September next
throughout the State
at which the following
Officers are to be elected:

Governor

Lieut Governor

Two members of Congress

Justices of the Supreme Court

State Treasurer
Comptroller

Attorney General

Superior Judges

Superintendent of Public Instructions

State Printer

Clerk of the Supreme Court

and District Judges in
the 1st and 2nd Districts

Also Donators are to be elected
as follows:

1st District, composed of the
Counties of San Diego,
San Bernardino and Los
Angeles. One Donator

2nd District, composed
of the Counties of Santa
Barbara and San Luis
Obispo. One Donator

3rd District, composed of
the Counties of Monterey
and Santa Cruz. One Donator

4th District, composed of the
County of San Francisco

and San Mateo, Two Senators

1st District, Composed of the
Counties of Duval and
San Juan, One Senator

2nd District, Composed of the
County of Sacramento,
One Senator

3rd District, Composed of the
Counties of Yuba, Sutter,
and Gold, One Senator

4th District, Composed of the
Counties of El Dorado, Placer,
and Colusa, One Senator

5th District, Composed of the
Counties of Colusa, Yuba,
and Sutter, One Senator

6th District, Composed of the
Counties of Butte and Plumas,
One Senator

7th District, Composed of the
County of Yuba, One Senator

16th District, Composed of the
County of Nevada, One Senator

17th District, Composed of the
County of Placer, One Senator

18th District, Composed of the
County of El Dorado, Two Senators

19th District, Composed of the
Counties of Amador and
Calaveras, One Senator

21st District, Composed of
the Counties of Humboldt
and Trinity, One Senator

Also the following members
of Assembly:

Winnemucca County, One member

Amador County, Two members

Butte County, One member

Calaveras County, Three members

Colusa and Yuba
Counties, One member

Contra Costa County, One member

El Dorado County, Eight members

Humboldt County, One member

Mariposa and Del Norte
Counties, One member

Los Angeles County, Two members

Martin County, One member

Mariposa and Inland
Counties, Two members

Mendocino County, One member

Monterey County, One member

Napa County, One member

Nevada County, Five members

Placer County, Four members

Plumas County, Two members
Sacramento County, Four members
San Bernardino County, One member
San Diego County, One member
San Francisco County, Eight members
San Mateo County, One member
San Joaquin County, Two members
San Juan's County, One member
Santa Barbara County, One member
Santa Clara County, Two members
Santa Cruz County, One member
Santa Fe County, One member
Sierra County, Two members
Sierrita County, One member
Sutter County, One member

Solano County, One member

Sanoma County, One member

San Joaquin County, One member

Butte County, One member

Trinity County, One member

Tulare, Fresno and Buena
Vista Counties, One member

Yuba County, Four members

Yolo County, One member

Yuba County, Five members

All County Judges in the
following Counties to wit:
Alameda, Del Norte,
Fresno, Merced, Sierra,
Siskiyou, Los Angeles,
Tulare, Fresno, and
Yuba.

In compliance with an
act entitled An Act

granting the consent of
the Legislature to the Pro-
motion of a different Govern-
ment, as the Southern Counties
of this State" Approved
April 18th 1858. The voters
of the Counties of San
Diego, San Bernardino, Los
Angeles, Santa Barbara
San Luis Obispo, and a part
of Buena Vista to wit:
such part as shall include
all of the Precincts south
of the sixth standard parallel
south of the Mount Diablo
meridian, are directed
to vote "For a Territory"
or "Against a Territory."

Attention is also directed
to the provisions of an Act
entitled "An Act recommend-
ing to the Electors of the State
to vote for or against a
Convention to revise and
change the Constitution of
the State" Approved
April 12th 1858.

granting the consent of
the Legislature to the Pro-
clamation of a different Govern-
ment, as the Southern Counties
of this State" Approved
April 18th 1858, The voters
of the Counties of San
Diego, San Bernardino, Los
Angeles, Santa Barbara
San Luis Obispo, and a part
of Buena Vista to wit:
such part as shall include
all of the Precincts south
of the sixth standard parallel
south of the Mount Diablo
meridian, are directed
to vote "For a Territory"
or "Against a Territory."

Attention is also directed
to the provisions of an Act
entitled "An Act recommend-
ing to the Electors of the State
to vote for or against a
Constitution to revise and
change the Constitution of
the State" Approved
April 12th 1858.

The attention of the Boards
of County Supervisors is
directed to the second Edition
of an Act entitled "An Act
to amend an Act to regulate
Elections, passed March 23^d
1850," passed April 21st 1855.
See Statutes of 1855 page 160.

In witness whereof I have
hereunto set my hand
and caused the Great Seal
of State to be affixed.

I am at the City of
Sacramento this
first day of
August in the year
of our Lord one
thousand eight
hundred and fifty

Wm. H. H. H.

Attest
J. W. H. H.
Secretary of State

Frank Reppening
34
Wickham Road
1889

In Accordance with
established usage as the Chief Executive
of the State, I hereby designate and
set apart Thursday the 24th instant
as a day of Thanksgiving and
Fasting. It is understood that this day
has been designated by nearly all our
Sister States in order that it may be
a National festival in which the
whole American people as a United
family may supplicate the throne of
Almighty God for the preservation of
that Union which has ^{placed} ~~placed~~ us as the
most ^{fortunate} ~~fortunate~~ and happiest of Nations. —
And I do earnestly beseech the good
people of this State, abstaining from
all secular pursuits to assemble in their
respective places of worship and with
sincere and contrite hearts, ~~to~~ offer up
thanks to the Supreme Ruler of the
Universe for the manifold blessings con-
ferred upon us during the past year,
and humbly and fervently supplicate Him
that he will continue us as free people
and united people. —

Witness my hand
and the Great Seal
of State at Sacramento
this 2^d day of

①
MacLennan & Co
of
36
East 1st Street
October of 1880.

Handwritten mark

Copy

Election Proclamation

State of California,
Executive Department

Notice is hereby given that a General Election is to be held on Tuesday the 11th day of November next throughout the State, at which the following Officers are to be elected.

Four Electors for President and Vice President of the United States.

also

A District Judge for the 12th Judicial District

also

State Senators are to be elected as follows

4th District composed of the Counties of Santa Clara and Alameda 1 Senator

5th District composed of the Counties of San Francisco and San Mateo 2 Senators

11th District composed of the Counties of Fresno, Kings, Merced, Stanislaus and Tuolumne 1 Senator

7th District composed of the Counties of Sudbourn and
Stanislaus. 1 Senator

8th District composed of the Counties of Contra Costa
and San Joaquin. 1 Senator

9th District composed of the County of Sac-
ramento. 1 Senator

11th District composed of the Counties of Maric
Mendocino and Sonoma 1 Senator

14th District composed of the Counties of Butte
and Plumas 1 Senator

15th District composed of the Counties of
Yuba and Sutter 1 Senator
and for the County of Yuba 1 Senator

16th District composed of the County of
Sierra 1 Senator

17th District composed of the County of
Placer 1 Senator

18th District composed of the County of
El Dorado 2 Senators

19th District composed of the counties of Sonoma
and Colusa 1 Senator

20th District composed of the counties of
Sutter 1 Senator

Also the following members of Assembly

Alameda County	1 member
Amador County	2 members
Butte County	1 member
Calaveras County	3 members
Colusa and Tehama Counties	1 member
Contra Costa County	1 member
El Dorado County	8 members
Humboldt County	1 member
Hamilton and El Norte Counties	1 member
Los Angeles County	2 members
Marin County	1 member
Mariposa and Merced Counties	2 members
Mendocino County	1 member
Monterey County	1 member
Yuba County	1 member
Sonoma County	5 members
Yacow County	4 members
Yumas County	2 members
Yreka County	4 members

San Bernardino County	1 member
San Diego County	1 member
San Francisco County	2 members
San Mateo County	1 member
San Joaquin County	2 members
San Luis Obispo County	1 member
Santa Barbara County	1 member
Santa Clara County	2 members
Santa Cruz County	1 member
Shasta County	1 member
Sierra County	2 members
Siskiyou County	1 member
Solano County	1 member
Sonoma County	1 member
Stanislaus County	1 member
Sutter County	1 member
Trinity County	1 member
Tulare, Fresno and Buena Vista Counties	1 member
Tuolumne County	4 members
Yuba County	1 member
Yuba County	5 members

Also County Judges in the following
 Counties:
 Tulare
 San Mateo
 San Diego

Attention is directed to the provisions
of an Act entitled "An Act to provide
for paying certain certain claims
against the State of California, and
to contract a fund for that
purpose" Approved April 30th A.D.
1860.

Also

To the provisions of an Act entitled
"An Act recommending to the Electors
of the State to vote for or against
a Convention to revise and change
the Constitution of the State" Ap-
proved April 28th A.D. 1860.

The Attention of the Boards of County
Superintendents is directed to the second
Section of an Act entitled "An
Act to amend an act to regulate
elections. Passed March 23. 1855.
Passed April 27th 1855 See Statutes
of 1855 page 160.

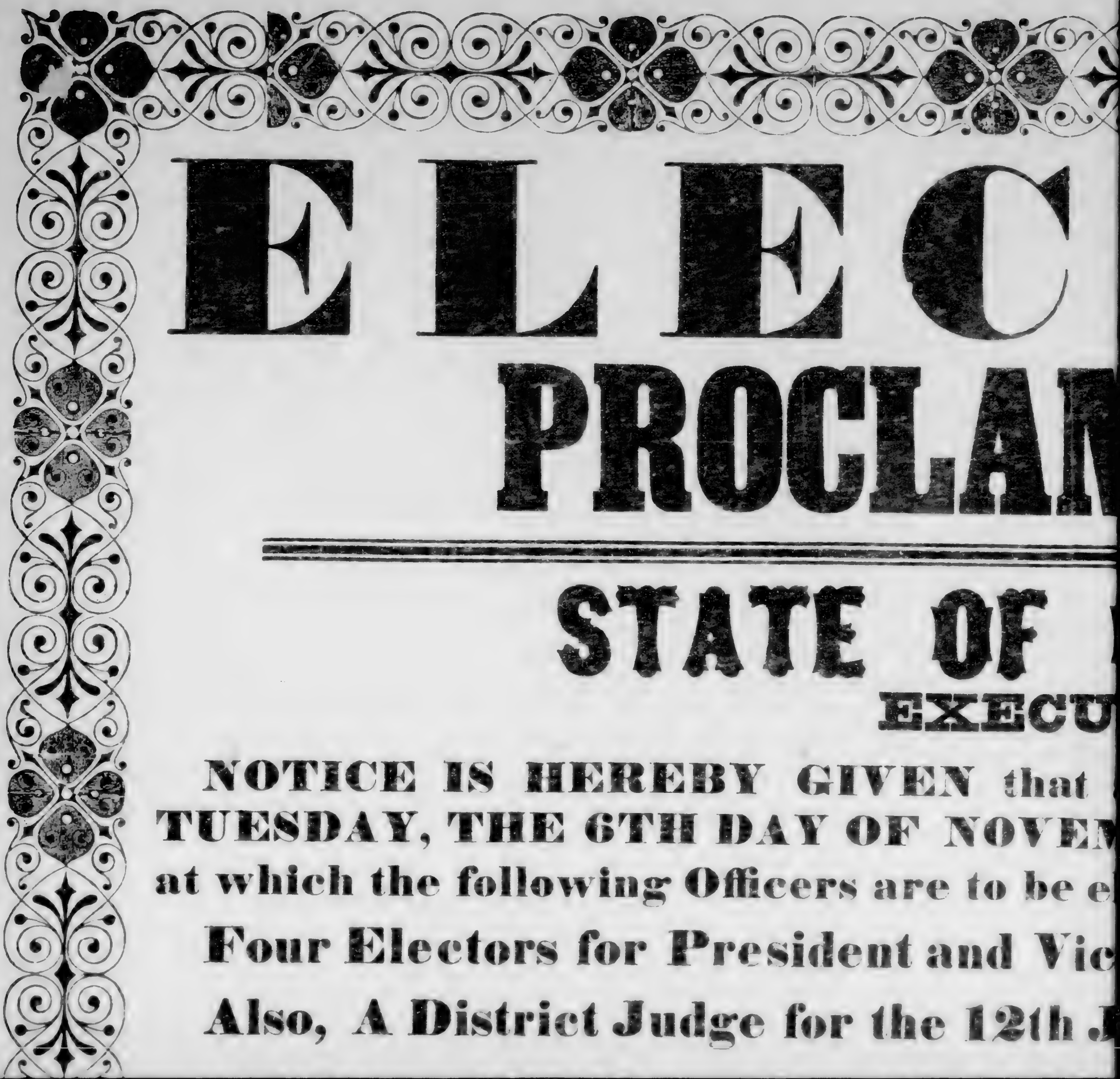


In witness whereof I have hereunto
set my hand and caused
the Great Seal of State
to be affixed.

Done at Sacramento California
this 29th day of September
in the Year of our Lord
One thousand Eight
hundred and Sixty

Signed John G. Downey
Governor

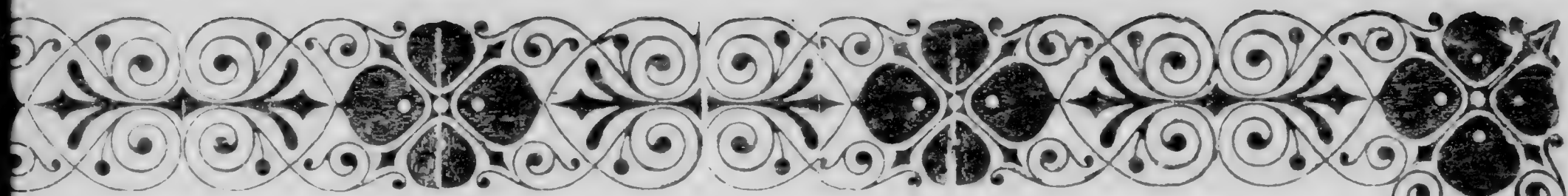
Attest
(Signed) Johnson Perce
Secretary of State



FILED PROCLAM

STATE OF EXECU

NOTICE IS HEREBY GIVEN that
TUESDAY, THE 6TH DAY OF NOVEN
at which the following Officers are to be e
Four Electors for President and Vic
Also, A District Judge for the 12th J



NOTIFICATION

INFORMATION.

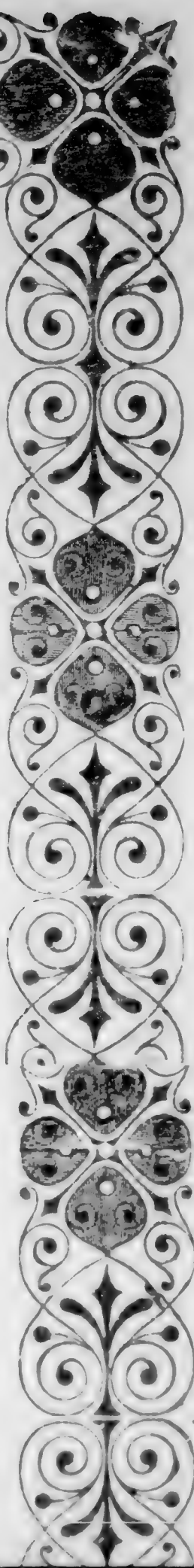
CALIFORNIA,

EXECUTIVE DEPARTMENT.

That a General Election is to be held on
SEPTEMBER NEXT, throughout the State,
to be elected:

Vice President of the United States.

Each Judicial District.



Judicial District.

to be elected as follows :

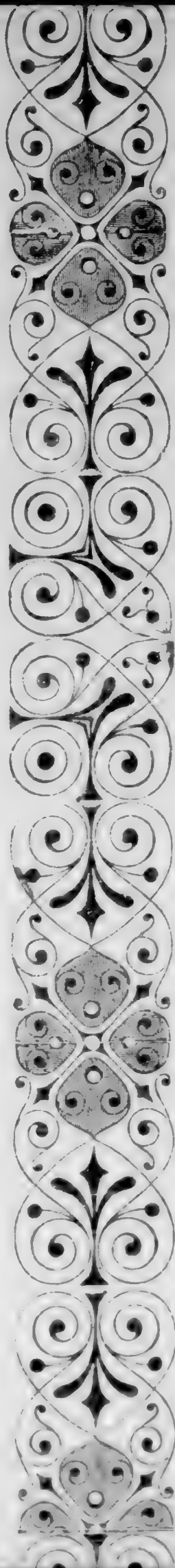
ra and Alameda.....	One Senator.
isco and San Mateo.....	Two Senators.
ariposa, Merced, Tulare and Buena	
.....	One Senator.
and Stanislaus.....	One Senator.
sta and San Joaquin.....	One Senator.
.....	One Senator.
lendocino and Sonoma	One Senator.
Plumas.....	One Senator.
Sutter	One Senator.
.....	One Senator.
.....	One Senator.
.....	One Senator.
.....	Two Senators.
and Calaveras.....	One Senator.
.....	One Senator.

Members of Assembly :

member ; Calaveras county, 3 members ; Colusi and Tehama counties, 1 mem-
ber ; Cololdt county, 1 member ; Klamath and Del Norte counties, 1 member ; Los
Angeles counties, 2 members ; Mendocino county, 1 member ; Monterey county, 1
county, 4 members ; Plumas county, 2 members ; Sacramento county, 4 mem-
bers ; San Francisco county, 8 members ; San Mateo county, 1 member ; San Joaquin
county, 1 member ; Santa Clara county, 2 members ; Santa Cruz county, 1 mem-
ber ; Solano county, 1 member ; Sonoma county, 1 member ; Stanislaus
county, Fresno and Buena Vista counties, 1 member ; Tuolumne county, 4 mem-

Counties : Tulare ; San Mateo ; San Diego.

passed an Act entitled " An Act to pro-



Also, A District Judge for the 12th J

Also, State Senators are to

4th District, composed of the counties of Santa Clara

5th District, composed of the counties of San Francisco

6th District, composed of the counties of Fresno, Mari

Vista.....

7th District, composed of the counties of Tuolumne and

8th District, composed of the counties of Contra Costa

9th District, composed of the county of Sacramento....

11th District, composed of the counties of Marin, Meno

14th District, composed of the counties of Butte and Pl

15th District, composed of the counties of Yuba and Su

And for the county of Yuba.....

16th District, composed of the county of Nevada.....

17th District, composed of the county of Placer.....

18th District, composed of the county of El Dorado....

19th District, composed of the counties of Amador and

20th District, composed of the county of Sierra.....

Also, the following Mem

Alameda county, 1 member ; Amador county, 2 members ; Butte county, 1 member ; Contra Costa county, 1 member ; El Dorado county, 5 members ; Humboldt county, 2 members ; Marin county, 1 member ; Mariposa and Merced counties, 1 member ; Napa county, 1 member ; Nevada county, 5 members ; Placer county, 5 members ; San Bernardino county, 1 member ; San Diego county, 1 member ; San Francisco county, 2 members ; San Luis Obispo county, 1 member ; Santa Barbara county, 1 member ; Shasta county, 1 member ; Sierra county, 2 members ; Siskiyou county, 1 member ; Sutter county, 1 member ; Trinity county, 1 member ; Tulare county, 5 members ; Yolo county, 1 member ; Yuba county, 5 members.

Also, County Judges in the following Coun

Attention is directed to the provisions

**Attention is directed to the provisions
vide for paying certain equitable claims against the State
for that purpose," approved April 30th, A. D. 1860.**

**Also, to the provisions of an Act entitled "An Act re-
or against a Convention to revise and change the Const
1860.**

**The attention of the Boards of County
section of an Act entitled "An Act to amend an Act to regulate Elections, passed**

**IN WITNESS WHEREOF, I have hereunto set my hand
Done at Sacramento, California, this 29th day of September
Hundred and Sixty.**

JOHN C

Attest :

**JOHNSON PRICE
Secretary**

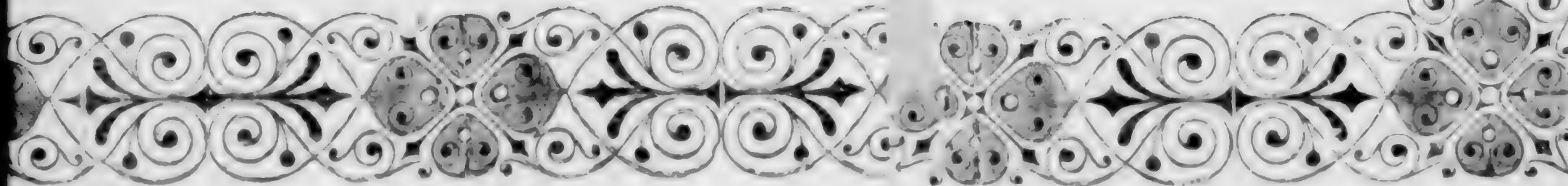
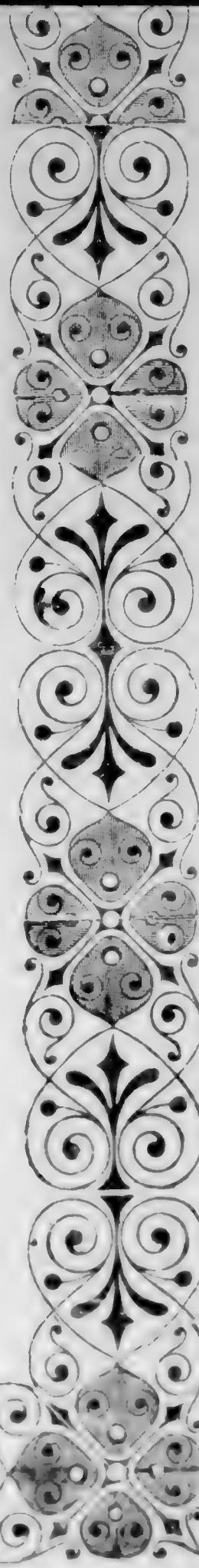
ons of an Act entitled "An Act to pro-
he State of California, and to contract a funded debt
50.

et recommending to the electors of the State to vote for
Constitution of the State," approved April 28th, A. D.

nty Super. is is directed to the second
assed March 23d, 1856, assed April 27th, 1855. see Statutes of 1855, p. 160.
y hand, and caused the great Seal State to be affixed.
eptember, in the year of our Lord ne Thousand Eight

G. DOWNEY,
Governor.

ICE,
y of State.



Election Proclamation
of
Oct 5th 1860

38

Supplemental.

for the Election of
County Judges in Calaveras,
and Contra Costa Counties,

2536.0.32.

Election Proclamation

(Supplemental)

Notice is hereby given that at the General Election to be held on the 6th day of November next. County Judges are to be elected in the Counties of Calaveras and Contra Costa.

In Testimony whereof
I have hereunto set my
hand and caused the
great Seal of State to be
affixed. Done at Sacramento,
California this Fifth
day of October in the
Year of our Lord One
Thousand Eight hundred
and Sixty

Attest:
John A. Sutter,
County Judge
of Contra Costa

Wm. H. H. H. H.

General Election to be held on the
6th day of November next. County
Judges are to be elected in the
Counties of Calaveras and
Contra Costa.

In Testimony whereof
I have hereunto set my
hand and caused the
great Seal of State to be
affixed. Done at Sacramento,
California this Fifth
day of October in the
Year of our Lord One
Thousand Eight hundred
and Sixty

Attest
Johnson Price,
Secretary of State
of California

Wm. J. Dooney,
Governor

no 39.

Handwritten
39
Proclamation
1860.

Filed October 24th
at New York

Thanksgiving Proclamation.

State of California.
Executive Department.

It is a wise custom, which was early instituted in our Country and has become sanctioned by general observance, and hallowed by a thousand associations, for the Governor of the State, when the labors of the husbandmen are over, to set apart by public appointment for the people of the Commonwealth a day of general Thanksgiving. The purpose of the day is to recall the blessings which have crowned the year, to fix more deeply in the heart a grateful sense of the Divine Providence of the ungodly and to encourage the people to

morning and thanksgiving
befitting a christian people.
The day is an honorable feature
in our nation's history and
not to be forgotten.

I deem it therefore my duty
as well as my pleasant privilege
to appoint, and I do hereby appoint
Thursday the twenty-ninth day of
November next a day of Public
Thanksgiving for the people of
the State of California. And
I invite and urge them on that
day to cease from their ordinary
occupations, to assemble in their
Houses of Worship and render
unfeigned thanks and praise
that the dear Lord and harvest
have again returned to us, that
the earth has yielded so bountifully
its increase, that peace and prosperity

and health have prevailed within
our borders, and that the blessings
of Civil Liberty and all the sacred
privileges of education, freedom
of conscience and a holy religion
continue to be the birthright of
the humblest in the land. Let
it be a day too of generous deeds,
when plenty shall give of its
abundance, when the poor shall
be remembered, the sick the maimed
and the orphan visited, and when
by kind offices and rational
fellowship all the basis of a genial
and charitable social life shall
be multiplied and strengthened. — And
while thus gratefully remembering the
past and improving the present,
let us implore the Divine Blessings,
that the earth fail not in its

generous returns, that neither
pestilence nor civil discord nor
foreign war come to afflict us,
that the Union our fathers es-
tablished may be preserved to
us, and throughout the length
and breadth of the land we may
be a law-abiding God-fearing
people, illustrating to the world
the righteousness which exalteth
a nation.

Given under my hand
and the Great Seal of the State at
Washington this 1st day of
October, in the Year of our Lord
Eighteen hundred and sixty, and
of the independence of the United States
the Eighty-fifth.

John C. Breckinridge

attest

John W. Price
Secretary of State.

Electors' Proclamations
at 40

Members of Assembly
in Monroe & Butte
Counties.

Election Proclamation

State of California
Executive Department

The Election Proclamation issued by me on the 29th day of September A.D. 1860, is hereby corrected as to the election of Members of Assembly in the Counties of Butte and Plumas, to conform to the provisions of the Act of the Legislature Approved March 18th 1854, entitled "An Act to organize the County of Plumas out of a portion of the Territory of Butte County," so as to read as follows.

For the County of Plumas	One member
For the County of Butte	Two members

In Witness whereof I have hereunto set my hand and caused the great Seal of State to be affixed. Done at Sacramento California the Sixth day of October in the Year of our Lord One thousand Eight hundred and Sixty

Attest

The Election Proclamation issued by
me on the 29th day of September A.D. 1860,
is hereby corrected as to the election of Members
of Assembly in the Counties of Butte and Plumas,
to conform to the provisions of the Act of the Legislature
Approved March 18th 1854, entitled "An Act to
organize the County of Plumas out of a portion
of the Territory of Butte County," So as to
read as follows.

For the County of Plumas	One member
For the County of Butte	Two members

In Witness whereof I have hereunto set
my hand and caused the great
Seal of State to be affixed. Done
at Sacramento California the
Sixth day of October in the
Year of our Lord One thousand
Eight hundred and Sixty

Attest,
John W. Sutter,
Secretary of State
J. W. Sutter

Wm. L. G. H. H. H.
Governor

Proclamation
For the Election
of
November 6th A.D. 1860

Filed September 29th
1860.

Election Proclamation

State of California }
Executive Department }

Notice is hereby given that a
general Election is to be held on Tues-
-day the 6th day of November next
throughout the State, at which the
following Officers are to be elected.

Four Electors for President and
Vice President of the United States.

also, a District Judge for the
12th Judicial District

also State Senators are to be
elected as follows:

4th District Composed of the Counties of
Santa Clara and Alameda, 1 Senator

5th District Composed of the Counties of
San Francisco and San Mateo, 2 Senators

Election Proclamation

State of California }
Executive Department }

Notice is hereby given that a
general Election is to be held on Tues-
-day the 6th day of November next
throughout the State, at which the
following Officers are to be elected.

Four Electors for President and
vice President of the United States.

also.
a District Judge for the
12th Judicial District

also
State Senators are to be
Elected as follows:—

4th District Composed of the Counties of
Santa Clara and Alameda, 1 Senator

5th District Composed of the Counties of
San Francisco and San Mateo. 2 Senators

general Election is to be held on Tues-
-day the 6th day of November next
throughout the State, at which the
following Officers are to be elected.

Four Electors for President and
Vice President of the United States.

also.
A District Judge for the
12th Judicial District

also
State Senators are to be
Elected as follows:—
4th District Composed of the Counties of
Santa Clara and Alameda, 1 Senator
5th District Composed of the Counties of
San Francisco and San Mateo. 2 Senators
6th District. Composed of the Counties of
Fresno, Mariposa, Merced, Tulare,
and Buena Vista 1 Senator

- 7th District Composed of the Counties of
Turlumne and Stanislaus. 1 Senator.
- 8th District Composed of the Counties of
Contra Costa and San Joaquin. 1 Senator.
- 9th District Composed of the County of
Sacramento. 1 Senator.
- 11th District Composed of the Counties of Marin,
Menadocino and Sonoma. 1 Senator.
- 14th District Composed of the Counties of
Butte and Plumas. 1 Senator.
- 15th District Composed of the Counties of
Yuba and Sutter 1 Senator
and for the County of Yuba 1 Senator
- 16th District Composed of the County of
Nevada. 1 Senator.
- 17th District Composed of the County of
Placer. 1 Senator.
- 18th District Composed of the County of El Dorado. 2 Senators.
- 19th District Composed of the Counties of
Colnador and Calaveras. 1 Senator.
- 20th District Composed of the County
of Sierra. 1 Senator.

Also the following Members of Assembly

Alameda County	1 Member
Amador County	2 Members
Butte County	1 Member
Calaveras County	3 Members
Colusa and Tehama Counties	1 Member
Contra Costa County	1 Member
El Dorado County	8 Members
Humboldt County	1 Member
Hamath and Del Norte Counties	1 Member
Los Angeles County	2 Members
Marin County	1 Member
Mariposa and Merced Counties	2 Members
Mendocino County	1 Member
Monterey County	1 Member
Napa County	1 Member
Nevada County	5 Members
Placer County	4 Members
Plumas County	2 Members
Sacramento County	4 Members
San Bernardino County	1 Member
San Diego County	1 Member
San Francisco County	5 Members
San Mateo County	1 Member
San Joaquin County	2 Members
San Luis Obispo County	1 Member
Santa Barbara County	1 Member
Santa Clara County	2 Members
Santa Cruz County	1 Member
Shasta County	1 Member
Sierra County	2 Members
Siskiyou County	1 Member
Sitane County	1 Member

Sonoma County	1 Member
Stanislaus County	1 Member
Sutter County	1 Member
Trinity County	1 Member
Tulare, Fresno and Buena Vista Counties }	1 Member
Tuolumne County	4 Members
Yuba County	1 Member
Yuba County	5 Members

Also County Judges in the following Counties:

Tulare
San Mateo
San Diego

Attention is directed to the provisions
of an Act Entitled "An Act to provide
for paying certain Equitable Claims
against the State of California, and to
contract a funded debt for that
purpose," Approved April 30th A.D. 1860,

Also
To the provisions of an Act Entitled
"An Act recommending to the Electors of
the State to vote for or against a
Convention to revise and change
the Constitution of the State,"
Approved April 28th A.D. 1860,

The attention of the Boards of County
Superisors is directed to the Second
Section of an Act Entitled "An
Act to amend an Act to regulate
Elections passed March 23rd 1850"
passed April 27th 1853. See Statutes
of 1853. Page 160.

In Witness whereof I have
hereunto set my hand
and caused the Great
Seal of State to be affixed.
Done at Sacramento,
California this 29th
day of September
in the Year of our Lord
One Thousand Eight
hundred and Sixty

John G. Downey

Governor

Attest-

Johnston Price

Secretary of State.

LF 3670136

Proclamation
42

"Pay the Debt"

1860.

December 5th 1860

Proclamation.

State of California
Executive Department.

Notice is hereby given that at the General Election held on the 6th day of November, A.D. 1860, An act entitled "An act to provide for paying certain Equitable Claims against the State of California, and to contract a Funded Debt for that purpose" Approved April 30th 1860. was submitted to the qualified voters of the State for their ratification or rejection by having the words "Pay the Debt" or "Repudiate the Debt" printed or written on the ballots. And it is Certified to me by the Secretary of State, that a majority of all the ballots cast at such election was in favor of "Pay the Debt."

Now therefore by virtue of the authority vested in me by said Act, I do hereby make Proclamation of the same.

all to whom it may concern,
And that the following spec-
ified claims are entitled to
be received and funded under
the provisions of the Act aforesaid:
to wit:

First—Civil bonds of the state issued under the funding Acts passed in the years one thousand eight hundred and fifty-one, one thousand eight hundred and fifty-two, one thousand eight hundred and fifty-three, one thousand eight hundred and fifty-five, and one thousand eight hundred and fifty-six, which are now outstanding, with interest due on the same, when presented, as appears by the coupons.

Second—Contoller's warrants, drawn under sanction of the law, for civil expenses prior to January first, A. D. one thousand eight hundred and fifty-seven, and now outstanding and unpaid. But the provisions of this Act shall not authorize the funding of any of these warrants the registration and indorsement of which were canceled or required to be canceled by the provisions of "An Act to cancel the registration and indorsement of certain warrants, and prohibiting the payment of the same," approved January thirtieth, A. D. one thousand eight hundred and fifty-six, or warrants which have been specially adjudged illegal by any Court: and all said warrants specified in the last mentioned Act, are hereby expressly excluded from all benefits and provisions of this Act.

Third—Just or legal claims against the State accrued prior to January first, one thousand eight hundred and fifty-seven, and which has been or may be allowed and audited by Act of the Legislature.

In testimony whereof I
have hereunto set my hand
and caused the Great Seal
of State to be affixed at
Sacramento this 5 day of
December in the year of our
Lord One thousand Eight
hundred and Sixty.

Attest

Secretary of State

44

Governor Proclamation
on

the Election of
September 4th 1861

Filed July 27th
1861

Election Proclamation

State of California
Executive Department

Notice is hereby given that a
General Election is to be held on
Wednesday the 4th day of September
next throughout the State, at which
the following officers are to be elected,

Two Members of Congress,

11 Governor

11 Lieutenant Governor

11 Judge of the Supreme Court

11 Clerk of the Supreme Court

11 Attorney General

11 State Treasurer

11 State Controller

11 Surveyor General

11 State Printer

Also 11 District Judge for each of the
4th and 13th Judicial Districts

also

State Senators as follows:

1st District composed of the Counties of

San Diego and San Bernardino

11 State Senator

2nd District composed of the
County of Los Angeles } One Senator

3rd District composed of the
Counties of Santa Barbara and
San Luis Obispo } One Senator

4th District composed of the
Counties of Tulare & Fresno } One Senator

6th District composed of the
Counties of Santa Cruz and
Monterey } One Senator

5th District composed of the
Counties of San Francisco
and San Mateo } One Senator
and for the County of San Francisco. One Senator

7th District composed of the
County of Alameda } One Senator

11th District
composed of the County
of San Joaquin } One Senator

12th District composed of the
County of Sacramento } One Senator

3^d District composed of the
County of Santa Barbara and
San Luis Obispo } One Senator

4th District composed of the
Counties of Ventura & Kern } One Senator

6th District composed of the
Counties of Santa Cruz and
Monterey } One Senator

5th District composed of the
Counties of San Francisco
and San Mateo } One Senator
and for the County of San Francisco. Two Senators

9th District composed of the
County of Alameda } One Senator

11th District
composed of the County
of San Joaquin } One Senator

12th District composed of the
Counties of Sacramento & Yuba } One Senator

13th District composed of the
County of Colusa } One Senator

11th District composed of the
County of Lincoln } One Senator

16th District composed of the
County of Sacramento } One Senator

17th District composed of the
Counties of Plumas & Colusa } One Senator

18th District composed of the
Counties of Napa, Lake
and Mendocino } One Senator

20th District composed of the
County of Nacer } One Senator

(after 21st) 22nd District, composed of the County
of Sierra } One Senator
To fill vacancy occasioned by resignation
of Harry D. Thompson Jr

26th District composed of the
Counties of Shasta and Trinity } One Senator

27th District composed of the
Counties of Humboldt
Marquette and Del Norte } One Senator

11th District composed of the
County of Amador } One Senator

16th District composed of the
County of Sacramento } One Senator

17th District composed of the
Counties of Colusa and Yuba } One Senator

18th District composed of the
Counties of Napa, Lake
and Mendocino } One Senator

20th District composed of the
County of Placer } One Senator

after
22nd } 24th District composed of the
Counties of Butte & Plumas
To be elected by Butte County in 1861. One Senator
Counties of Tehama & Colusa } One Senator

26th District composed of the
Counties of Shasta and Trinity } One Senator

27th District composed of the
Counties of Humboldt
Klamath and Del Norte } One Senator

11th District composed of the
County of Lincoln } One Senator

16th District composed of the
County of Sacramento } One Senator

17th District composed of the
Counties of Stanislaus & Colusa } One Senator

18th District composed of the
Counties of Napa, Lake
and Mendocino } One Senator

20th District composed of the
County of Placer } One Senator

21st District composed of the
County of Nevada } One Senator

23th District composed of the
Counties of Tehama & Colusa } One Senator

26th District composed of the
Counties of Shasta and Trinity } One Senator

27th District composed of the
Counties of Humboldt
Klamath and Del Norte } One Senator

25th District composed of the
County of Jackson } the Senator

Also

Members of Assembly as follows -

San Diego County	1 Member
San Bernardino "	1 Member
Los Angeles "	2 "
Santa Barbara & San Luis Obispo Counties	1 "
Ventura County	1 "
Fresno "	1 "
Mariposa "	1 "
Merced and Stanislaus Counties	1 "
Santa Cruz County	1 "
Monterey "	1 "
Santa Clara "	3 "
San Francisco "	12 "
San Mateo "	1 "
Alameda "	2 "
Contra Costa "	1 "
Harris "	1 "
San Joaquin "	2 "

166

Members of Assembly as follows—

San Diego County	1 Member
San Bernardino "	1 Member
Los Angeles "	2 "
Santa Barbara & San Luis Obispo Counties	1 "
Yuba County	1 "
Yuba "	1 "
Mariposa "	1 "
Merced and Stanislaus Counties	1 "
Santa Cruz County	1 "
Monterey "	1 "
Santa Clara "	3 "
San Francisco "	12 "
San Mateo "	1 "
Alameda "	2 "
Contra Costa "	1 "
Harris "	1 "
San Joaquin "	2 "
Yuba "	3 "
Calaveras "	3 "
Amador "	2 "

El Dorado County	11 Members
Sacramento "	5 "
Solano "	1 "
Yolo "	1 "
Napa and Lake Counties	1 "
Merced County	1 "
Yuba "	3 "
Placer "	3 "
Nevada "	4 "
Sierra "	2 "
Yuba "	3 "
Sutter "	1 "
Butte "	2 "
Plumas "	1 "
Colusa and Colusa Counties	1 "
Shasta County	1 "
Trinity "	1 "
Humboldt "	1 "
Mariposa and El Norte Counties	1 "
Siskiyou County	2 "

Also

A County Judge in each of the
 following Counties:

Colusa, El Dorado, Humboldt, Mariposa,
 Monterey, Napa, Plumas, Sacramento, Santa-
 Barbara - Santa Clara, Santa Cruz, San Francisco,
 San Joaquin, San Luis Obispo, Mono, Stanislaus,

Colusa	"	1	"
Yolo	"	1	"
Napa and Lake Counties		1	"
Glenn County		1	"
Yuba	"	3	"
Placer	"	3	"
Nevada	"	4	"
Sierra	"	2	"
Yuba	"	3	"
Sutter	"	1	"
Butte	"	2	"
Plumas	"	1	"
Tehama and Colusa Counties		1	"
Shasta County		1	"
Trinity	"	1	"
Humboldt	"	1	"
Mariposa and El Norte Counties		1	"
Siskiyou County		2	"

Also

A County Judge in each of the following Counties:

Colusa, Colusa, Humboldt, Mariposa, Monterey, Napa, Plumas, Sacramento, Santa-Barbara - Santa Clara, Santa Cruz, San Francisco, San Joaquin, San Luis Obispo, Idaho, Stanislaus, Sutter, Tehama, Trinity, Yolo, Mono, Marin.

The attention of the Board of
County Supervisors is directed to the
Second Section of an Act Entitled
"An Act to amend an Act to regulate
elections Passed March 23^d 1855"
Passed April 27th 1855. See Statute,
of 1855. p. 160.

In witness whereof I have hereunto
set my hand and caused the great
Seal of State to be affixed.

Done at Sacramento, California this
27th day of July in the Year of our
Lord One Thousand Eight hundred
and fifty five.

John B. Downey

Governor

Attest

Johnson Rice
Secretary of State

Resolved March 23rd 1856
Resolved April 27th 1855. See Statutes
of 1855. p. 160.

In witness whereof I have hereunto
set my hand and caused the great
Seal of State to be affixed.

Sacramento, California this
27th day of July in the Year of our
Lord One Thousand Eight hundred
and fifty six.

Piero S. Perry

Governor



Johnston Rice
Secretary of State

45
Governor's
Proclamation
for the Election of
Judge of 14th Jud Dist
Augst 22^d 1861

Victory Proclamation

State of California
Executive Department

Notice is hereby given that at
the General Election to be held on Wed-
nesday the 4th day of September next
there is to be elected, A District
Judge for the 14th Judicial District

On Witness My hand and I seal
the Great Seal of State to be
affixed. Done at Sacramento
California this 22nd day of
August in the year of our
Lord, One thousand eight
hundred and Sixty one

Attest

Wm. G. W. W. W.
Governor

Secretary of State

Governor

46

Proclamation

Augst 23 1861

for 5 Remin^g

Proclamation

State of California
Executive Department

Whereas, by an additional communication from the Secretary of War, bearing date August 11th 1861, to the Governor of this State directed, the President of the United States has called for four regiments of Infantry and one regiment of Cavalry, to be placed at the disposal of General General "El Surro, W. T. H." organized, equipped and mustered into service, by the State of California. Such call being made in pursuance of the Act of Congress passed July 19, 1861 entitled "An Act to authorize the employment of volunteers to aid in enforcing the laws and protecting public property."

Now, therefore, I, John G. Downey, Governor of the State of California do hereby authorize and direct the militia, etc. of the same do hereby authorize the call upon the citizens, as many as shall be necessary to fill up the preceding requisition to immediately join and organize themselves into "Volunteer Companies" in accordance with the provisions hereinafter set forth in Section 17, 18 and 19 of the Statute of this State, entitled "An Act in relation to the militia of the State" 1861.

May 9, 1861; said Companies will be accepted and
mustered into service according to the priority of
the receipt by the Adjutant General of the State,
of the Certificate of Organization mentioned in Section
18 of said Act, and reported by that office to the
Commander-in-Chief. The Infantry Companies to
consist of any number between 83 and 101, and the
Cavalry Companies of any number between 79 and
95, Officers inclusive. The Company Officers of
each Company to consist of one Captain, one First
Lieutenant and one Second Lieutenant. The
Commander-in-Chief will proceed forthwith to
organize the regiments of service out of said Companies,
according to their priority, and in conformity to
Law.

While the Act of Congress aforesaid
requires "the Governors of States permitting
volunteers to Commission the field, Staff and
Company officers requisite," the Commander-in-
-Chief will, in all cases, give preference to the
officers elected by the respective Companies; provided,
that they are competent and pass examination
before the Military Board already appointed by the
Warrior State officer commanding the 1st Division,
San Francisco.

Infantry Companies already organized
and Companies, we expect to report
forthwith to the Adjutant General, forwarding their

Services to meet the requirements of this proclamation.

Companies tendering their Services will
expressly state whether they are Infantry
or Cavalry.

In Witness Whereof, I have set
my hand and caused the Great
Seal of State to be affixed.

At the City of Sacramento, California,
this 23rd day of August, in the
Year of Our Lord One thousand
Eight hundred and Sixty one

John L. Downey
Governor

Attest

Johnsen Price
Secretary of State

Proclamation of the
 Governor ⁴⁷ for
 Election of Senator
 in San Francisco Co
 Augth 20 1861

Proclamation

State of California
Executive Department

Notice is hereby given that at the General Election to be held on Wednesday the 21st day of September next, a Senator is to be elected in and for the City and County of San Francisco, to fill the vacancy occasioned by the resignation of Walter Stewart.

In witness whereof I have hereunto set my hand and caused the Seal of State to be affixed, done at Sacramento, California, this twentieth day of August, in the year of our Lord One thousand eight hundred and Sixty one.

Wm. L. Gannett
Governor

111

Wm. L. Gannett
Governor

Preservation of Shrubbery
48
George Smith & Son
Apr 4, 1861

Proclamation of Thanksgiving.

State of California, Executive Department,)

Sacramento, Nov'r 4, 1861.)

THERE is a moral grandeur in the public acknowledgment of Divine goodness. Political institutions, however excellent, do not constitute the only source of happiness to the people; for underlying these are the finer moral elements essential in the creation of national greatness and individual well-being. This was well understood by the immortal men who bequeathed us this glorious inheritance of ours. It was thought to be eminently proper by those great and good men, whose fame has rendered our country illustrious, that the State should, by its public acts, pay becoming respect to these observances, and thus encourage individual respect for public and private virtues, and veneration for the Supreme Being. It fused with these sentiments, the Executive of this Commonwealth takes peculiar interest in again providing for a public recognition of the Divine source of all our blessings, and a public manifestation of the gratitude of the people for the same.

To be grateful is to enjoy the gifts of Heaven; and the simple expression of our thankfulness is all the return we can make for the possession of these many blessings.

California, in all the ardor of her youth, this day rejoices in the fulness of her prosperity. The earth has yielded forth its fruits for her in overwhelming abundance; her treasures of gold have not been exhausted, while she has enlarged her contributions to the wealth of her sister States and other lands. The increase of her flocks and herds, luxuriating on her abundant pastures under her benign skies, animates her hills and valleys with visions of gladness. Her homes are full of peace and plenty. War, famine, and pestilence, have not invaded her happy abodes; nor from any such unnatural cause is there heard the wail of sorrow, or the lamentations of the widow, or the cry of the orphan within her borders.

Multitudes have been added to her thriving population during the year, to enjoy with us the rich munificence of Heaven, and to aid us in extending the conquest of a superior civilization. No other land has been so highly favored in all the elements of material progress as this beautiful heritage of ours. And while the homes of our people are filled with contentment and peace, may they be distinguished as the habitations of wisdom, justice, charity, and love.

Now, therefore, I, JOHN G. DOWNEY, Governor of the State of California, do hereby appoint and set apart THURSDAY, the twenty-eighth of November, instant, as a day of Public Thanksgiving to Almighty God, for the distinguished mercies and blessings bestowed upon us during the past year. And I call upon all the people to lay aside their daily avocations, and meet in their accustomed religious assemblies, and in all suitable ways, and in all due solemnity, to pour forth their gratitude in prayer and praise to our Heavenly Father for all his goodness; remembering, at the same time, to supplicate fervently for the speedy removal of our national calamities, and for the perpetuity, in all its power and glory, of this Union and equality of States, to which, under Providence, we most cheerfully attribute the unparalleled prosperity of our people; and to the existence of which, in its former purity and justice, we look, as the main hope, the sheet-anchor of civil and religious liberty to ourselves and our posterity.

In Testimony Whereof, I have hereunto set my hand, and caused the great Seal of the State to be affixed, the day and year above written.

John G. Downey,

Governor of California.

Attest: *Johnson Price,*
Secretary of State.



Thanksgiving
Proclamation
of the Pres.

Friday Nov 5 1861

State of California--Executive Department,
Sacramento 1866

1861

I have been thinking of you very much lately, and
 wondering how you are getting on. I hope you are
 well and happy. I have been very busy lately, but
 I have managed to find some time to write to you.
 I have been thinking of you very much lately, and
 wondering how you are getting on. I hope you are
 well and happy. I have been very busy lately, but
 I have managed to find some time to write to you.
 I have been thinking of you very much lately, and
 wondering how you are getting on. I hope you are
 well and happy. I have been very busy lately, but
 I have managed to find some time to write to you.

112

travelling in all the history of her
life, that day, in the garden & her
property. In truth, in this life, it is
in the abundance, in the
of the world, not in the abundance, which she has
received, in the abundance of the world, in the
riches, in the abundance, in the abundance of the world,
and the abundance, in the abundance of the world,
in the abundance of the world, in the abundance of the world,
and I will be glad to be glad.

The rooms are full of peace and plenty.
There is no war, and no violence has not
invaded our happy abodes. Nor there any
sudden commotion or cause within our
walls of sorrow. Nor the lamentation of
widows in the cry of the orphan within
her borders.

Multitudes have been added to her
thriving population during the year,
& every birth is the rich munificence of Heaven,
and so aid us in extending the conquest of a
Laponaer civilization. No other land has
been so highly favored, in all the elements
of material progress, than this beautiful
heritage of ours. And while the hearts
of our people are filled with
contentment and peace, may they be disting-
uished as the habitations of wisdom, and
justice, charity and love.

Now therefore I,
John G. Downey, Governor of the State
of California, do hereby appoint and
set apart Thursday the 28th of November
instant as a day of public thanksgiving to
Almighty God, for the distinguished services
and blessings bestowed upon us during
the past year. And I call upon all
the people to lay aside their daily avocations
& meet in their accustomed religious assemblies
and in all suitable ways and in all due
alacrity & unanimity their gratitude in
prayer and praise to our Heavenly Father for
all his goodness; - humbly at the
same time to supplicate devoutly for
the speedy removal of all National
Calamities, and for the perpetuity in all

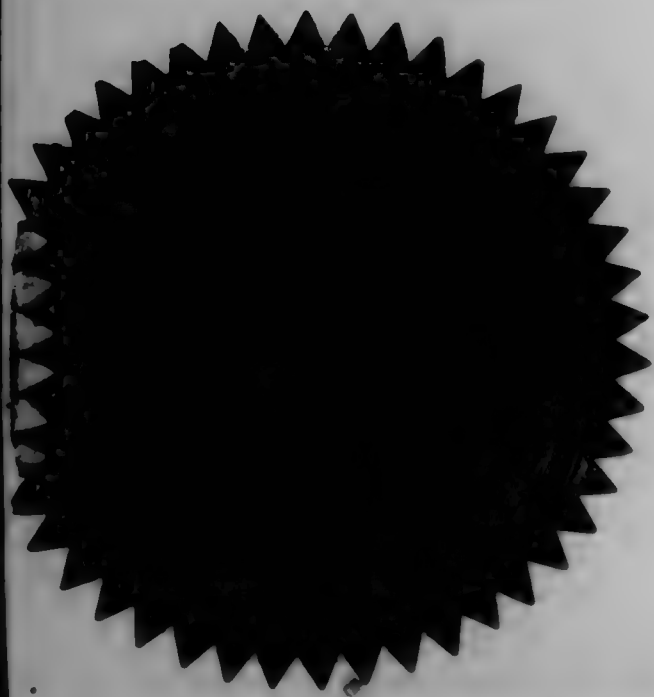
with honor and glory, & that Union
we are daily & hourly, under the
blessed, no almost cherishing, allusion to
the unparalleled greatness of our people,
and the existence of which, in its
own purity and justice, we look as the
main hope, the chief anchor of civil
and religious liberty, & peace, and
our prosperity.

In testimony whereof I
have ~~set~~ hereunto set my hand
and caused the great Seal of
the State to be affixed the day
and year above written.

Wm. L. Gannett
Governor of California

Witness my hand

John W. Gannett
Secy.



Gover ⁵¹
Proclamation
as to
State Reform School
1861

Proclamation.

State of California--Executive Department,

Sacramento, November 11th, 1861.

Whereas it has been made my duty by two several acts of the Legislature of this State, portions of which are herewith ^{annexed} ~~attached~~ for the direction of persons therein charged with special trusts and obligations, to give public notice by proclamation of the completion of the buildings of the State Reform School, so far as to be ready for occupancy; and Whereas the Board of Trustees of said State Reform School have conveyed to this Department the requisite official information of the foregoing facts;

I, Gov. Thornton, J. John B. Downen, Governor of the State of California, do hereby give notice to all concerned, that the State Reform School, ^{at Marysville,} will be opened and ready for the reception of all youths for whom the same has been provided, as specified in the Acts herein referred to, on the first Monday, being the 2nd day of December A.D. 1861.

In testimony whereof I have hereunto set my hand, and caused the Great Seal of this State to be affixed, the day and year first above written.

Governor of California
J. B. Downen
By: J. B. Downen

~~Sacramento,~~

1866

An Act for the erection of a Building for a State Reform School, and for the regulation of the same, passed April 18. 1866

Sec. 18. When the proclamation shall have been made, as provided in section seventeen of this act, when any boy, or youth, between the age of eight and sixteen years, shall be convicted of any offense known to the laws of this State, and punishable by imprisonment, other than such as may be punishable by imprisonment for life, the court (or justice, as the case may be) before whom such conviction ^{shall} ~~may~~ be had, may, at their discretion, sentence such boy or youth to the State Reform School, or to such punishment as is now provided by law for the same offense. And if the sentence shall be to the Reform School, then it shall be ~~to be~~ in the alternative to the State Reform School, or to such punishment as would have been awarded if this act had not passed.

Sec. 19. Any boy or youth so convicted, and sent to said School, shall there be kept, disciplined, instructed, employed, and governed, under the direction of said Board

of Trustees, until the term of his sentence shall have expired, or until ~~he shall~~ he shall be either reformed or discharged, or shall be bound out by said Trustees, according to their by laws, or shall be remanded to prison, under the sentence of the court, as incorrigible, upon information of the Trustees, as hereinafter provided.

Sec. 20. If any boy or youth shall, upon any conviction, be sentenced to the said school, and the Trustees shall deem it expedient to receive him, or if he shall be found incorrigible, or his continuance in the school shall be deemed injurious to the management and discipline thereof, they shall certify the same upon the warrant by virtue of which he is held, which warrants, together with the convict, shall be delivered to the Sheriff of any county, or his Deputy, or to the Constable of any town, who shall forthwith commit said boy or youth to the jail or State prison, as the case may be, in pursuance of the alternative sentence provided for in the preceding section of this act.

Sec. 21. All commitments of boys or youths to this institution, of whatever age when committed, shall be for a term not longer than their minority, nor less than one

...shall have
...be either reformed
...by said Trustees,
...remaned to
...as incorrigible, upon
...after provided.

...upon any conviction,
...Trustees shall
...shall be found
...school shall be
...and discipline
...upon the mittimus
...mittimus, together
...to the Sheriff of
...custable of any
...said boy or youth
...may be, in pursu-
...vided for in the

...boys or youths to
...mitted, shall be
...not less than one

year, unless sooner discharged by order of the Trustees,
as heretofore provided. The mittimus shall state the
age, the offense committed, the sentence, and the alterna-
tive sentence. Whenever any boy or youth shall be
discharged, by the expiration of his term of commitment,
or as reformed, or as having arrived at the age of
twenty-one years, such discharge shall be a full and
complete release from all penalties and disabilities
which may have been created by such sentences.

An act defining further, powers and duties of the Trustees,
or Managers, of the State Reform School, and the Managers
of the Industrial School Department of San Francisco, passed
May 20, 1861.

Sec. 3. Upon request of any parent, or guardian, or
friend, of any boy, or youth, who has no parent, ^{or} guardian, who
may be shown to the Trustees, or Managers, and Superintendent
of the State Reform School, such boy, or youth, shall be received
therein, and shall be subject to the care, instruction, support,
and discipline thereof; notwithstanding such boy, or youth, may
be guilty of no criminal crime, or crimes.

Proclamation
No. 52
for the opening
of the State
Schools, 1861

Opening of State
Schools, 1861

State of CALIFORNIA—EXECUTIVE DEPARTMENT,
SACRAMENTO, November 11, 1861.

Now, therefore, I, John G. Downey, Governor of the State of California, do hereby give notice to all concerned, that the State Reform School at Marysville will be opened and ready for the reception of all youths for whom the same has been provided, as specified in the Acts herein referred to, on the first Monday, being the 2d day of December, A. D. 1861.

Attest: JOHNSON PAICH, Secretary of State.

Sec. 18. After the proclamation shall have been made, as provided in section seventeen of this Act, when any boy, or youth, between the age of eight and sixteen years, shall be convicted of any offense known to the laws of this State, and punishable by imprisonment, other than such as may be punishable by imprisonment for life, the Court (or Justice, as the case may be,) before whom such conviction shall be had, may at their discretion sentence such boy or youth to the State Reform School, or to such punishment as is now provided by law for the same offense. And if the Court (or Justice) shall sentence such boy or youth to be in the alternative to the State Reform School, or to such punishment as would have been awarded if this Act had not passed.

Sec. 90. If any boy or youth shall upon any conviction be sentenced to the said School, and the Trustee shall deem it expedient to receive him, or if he shall be found incorrigible or his continuance in the School shall be deemed injurious to the management and discipline thereof, they shall certify the same upon the mittimus by virtue of which he is held, which mittimus, together with the convict, shall be delivered to the Sheriff of any county, or his Deputy, or to the Comptroller of any city, or to the Sheriff or Comptroller of any town, or to the Sheriff or Comptroller of the jail or State Prison, as the case may be, in pursuance of the alternative a sentence provided for in the preceding section of this Act.

AN ACT defining further powers and duties of the Trustees or Managers of the State Reform School, and the Managers of the Industrial School Department of San Francisco, passed May 20, 1861.

Sec. 8. Upon request of any parent, or guardian, or friend, of any boy or youth who has no parent or guardian, who may be shown to the Trust Co., or Managers and Superintendent, if the State Reform School, such boy or youth shall be received therein, and shall be subject to the care, instruction, support and discipline thereof, as well as doing such boy or youth may be guilty of a special class crime.

53
Governor, W. L. Latham
for an Election
of Member of assembly
in San Francisco
via - Lamar Pls. assigned

1862

State of California, Executive Department,

Sacramento Jan'y 16th 1862

Election Proclamation.

Whereas; It appears by a Resolution, adopted in the exercise of the State of California, Jan'y 8th 1862 - a vacancy exists in said Assembly created by the resignation of James Otis, member from the City and County of San Francisco - wherefore I, Leland Stanford Governor of the State of California, by authority in me vested, do hereby give notice that an Election will be held in the City and County of San Francisco, on Saturday the first day of February next for
One Member of the Assembly to fill said vacancy.

In witness whereof I have hereunto set my hand and caused the Great Seal of State to be affixed, the day and year first above written.

Leland Stanford
Governor.

By the Governor

John W. Foster
Secretary of State.

Governor's Proclamation
for 54
the Election of
September 3, 1862

Md. July 21. 1862
C. C. C.

Election Proclamation

State of California
Executive Department

Whereas it is hereby given that a General Election is to be held on Wednesday the third day of September next, throughout the State, at which the following officers are to be elected, and at which the Amendments to the Constitution of the State, as proposed by the Legislature of 1881 and adopted by the Legislature of 1882, are to be approved or rejected in the manner and form prescribed herein:

A Superintendent of Public Instruction

And District Judges for each of the following Judicial Districts

<u>12th District</u>	<input checked="" type="checkbox"/> Vice Campbell resigned
<u>14th District</u>	<input checked="" type="checkbox"/> Vice Hardy resigned
<u>1st District</u>	<input checked="" type="checkbox"/> Vice Fisher resigned

And State Senators, as follows:

5th District, composed of the counties of Mariposa, Merced and Stanislaus — (No Senator)

1st District, composed of the County of Santa Clara — (No Senator)

8th District, composed of the County of San Francisco — (No Senator)

11th District, composed of the County of Contra Costa — (No Senator)

Executive Department

Notice is hereby given that a General Election is to be held on Monday the third day of September next, throughout the State, at which the petitioning papers are to be elected, and at which the Amendments to the Constitution of this State, as prepared by the Legislature of 1861 and adopted by the Legislature of 1862, are to be approved or rejected in the manner and form prescribed herein:

A Superintendent of Public Instruction

Also a District Judge for each of the following Judicial Districts

12th District [vice Campbell resigned]

14th District [vice Hardy removed]

17th District [vice Sinder resigned]

Also State Senators, as follows:

5th District, composed of the counties of Valpurga, Nevada and Stanislaus — One Senator

7th District, composed of the County of Santa Clara — One Senator

8th District, for the County of San Francisco — One Senator

10th District, composed of the Counties of Contra Costa and Alameda — One Senator

12th District, composed of the Counties of Stanislaus and Merced — One Senator

13th District, composed of the County of Calaveras - One Senator

15th District, composed of the County of El Dorado - Two Senators

16th District, composed of the County of Sacramento - One Senator

19th District, composed of the County of Sonoma - One Senator

20th District, composed of the County of Alameda - One Senator

21st District, composed of the County of Nevada - One Senator

22nd District, composed of the County of Sierra - One Senator

23rd District, composed of the Counties of Yuba and Sutter - One Senator
and for the County of Yuba — One Senator

24th District, composed of the Counties of Butte and Plumas - One Senator

Provided, that in the County of El Dorado the Senators chosen at said election shall determine by lot which one of said Senators shall hold his office for but one year only; and, provided further, that the Senators chosen at said election, in the Twenty Third Senatorial District, and for the County of Yuba, shall, in like manner, determine by lot which one of said Senators shall hold his office for one year only.

Also, Members of Assembly, as follows:

San Diego County	one member
San Bernardino County	one member
Los Angeles County	Two members
Santa Barbara and San Luis Obispo Counties	One member
Sutter County	one member
Suzano County	one member
Mariposa County	one member
Merced and Stanislaus Counties	one member
Santa Cruz County	one member
Monterey County	one member
Santa Clara County	Three members
San Francisco County	Seven members
San Mateo County	One member
Mariposa County	Two members
Contra Costa County	One member
Marin County	One member
San Joaquin County	Two members
Yuba and Sutter Counties	Three members
Colusa County	Three members
Yuba County	Two members
Alameda County	Four members
Sacramento County	Five members
Solano County	One member
Yolo County	One member
Yuba and Sutter Counties	One member
Mendocino County	One member
Yuba County	Three members

San Diego County	One member
San Bernardino County	One member
Los Angeles County	Two members
Santa Barbara and San Luis Obispo Counties	One member
Sutter County	One member
Suzano County	One member
Mariposa County	One member
Merced and Stanislaus Counties	One member
Santa Cruz County	One member
Monterey County	One member
Santa Clara County	Three members
San Francisco County	Four members
San Mateo County	One member
Alameda County	Two members
Contra Costa County	One member
Marin County	One member
San Joaquin County	Two members
Yuba and Glenn Counties	Three members
Colusa County	Three members
Yuba County	Two members
El Dorado County	Four members
Sacramento County	Five members
Solano County	One member
Yuba County	One member
Yuba and Lake Counties	One member
Mendocino County	One member
Genoa County	Three members
Placer County	Three members

Yreeda County	Four Members
Sierra County	Two Members
Suba County	Three Members
Butter County	One Member
Butte County	Two Members
Thomas County	One Member
Sehama and Colusa Counties	One Member
Shasta County	One Member
Sanity County	One Member
Humboldt County	One Member
Marquette and Del Norte Counties	One Member
Esquima County	Two Members

Also, a County Judge in each of the following Counties:

Yreeda, Placer, San Bernardino
 Lake, Mendocino, Marquette, [vice
 McComb removed from County] Calaveras, [vice
 Badgley resigned] Yolo, [vice Smith resigned]
 Suba, [vice Lindley resigned]

The attention of the Boards of County Super-
 visors is directed to the Second Section of an
 Act entitled "An Act to amend an Act
 to regulate Elections, passed March 23^d 1855.
 passed April 27^d 1855. See Statutes
 of 1855, page 160.

The attention of the Boards of County Super-
-visors is also directed to the proposed Amend-
-ments to the Constitution, as officially pub-
-lished in the "Sacramento Daily Union"
and the Statutes of 1862 page 581, and also
to the following proclamation.

State of California)
Executive Department)

Whereas, By the provisions of Section Two (2) of an Act appro-
-ved April twenty-fifth, A.D. 1862, it is required that "the
amendments to each Article of the Constitution shall be
voted upon Separately from the others in the manner
and form prescribed by the Governor,"

And, therefore, by virtue of the authority in me vested,
I do hereby prescribe the following form for the qualified electors
of the State of California, to vote by ballot at the general
election to be held on Wednesday, the third day of September,
A.D. 1862, for or against the proposed Amendments to the
Constitution of the State, as proposed by the Legislature of 1861,
and adopted by the Legislature of 1862.

Form:

Amendments to Article Four (4) of the Constitution	Yes
Amendments to Article Four (4) of the Constitution	No
Amendments to Article Five (5) of the Constitution	Yes
Amendments to Article Five (5) of the Constitution	No
Amendments to Article Six (6) of the Constitution	Yes
Amendments to Article Six (6) of the Constitution	No
Amendments to Article Nine (9) of the Constitution	Yes

is also directed to the proposed Amendments to the Constitution, as officially published in the "Sacramento Daily Union" and the Statutes of 1862 page 581, and also to the following proclamation.

State of California)
Executive Department)

Whereas, By the provisions of Section Two (2) of an Act approved April twenty-fifth, A.D. 1862, it is required that "the amendments to each article of the Constitution shall be voted upon separately from the others in the manner and form prescribed by the Governor,"

Now, therefore, by virtue of the authority in me vested, I do hereby prescribe the following form for the qualified electors of the State of California, to vote by ballot at the general election to be held on Wednesday, the third day of September, A.D. 1862, for or against the proposed Amendments to the Constitution of the State, as prepared by the Legislature of 1861, and adopted by the Legislature of 1862.

Form:

Amendments to Article Four (4) of the Constitution	Yes
Amendments to Article Four (4) of the Constitution	No
Amendments to Article Five (5) of the Constitution	Yes
Amendments to Article Five (5) of the Constitution	No
Amendments to Article Six (6) of the Constitution	Yes
Amendments to Article Six (6) of the Constitution	No
Amendments to Article Nine (9) of the Constitution	Yes
Amendments to Article Nine (9) of the Constitution	No

{SS}

Given under my hand, with the Great Seal
of the State of California official, this, the
twenty-seventh day of May, A.D. one thousand
Eight hundred and Sixty two.

By the Governor

Leland Stanford

Wm H. Wess, Secretary of State.

Governor of California



In witness whereof I have

hereunto set my hand, and caused the
Great Seal of State to be affixed.

Done at Sacramento, California, this
twenty-seventh day of July, in the year
of Our Lord, one thousand Eight hundred
and Sixty two.

Leland Stanford
Governor.

By the Governor

Wm H. Wess

Secretary of State.

1730-1740

Greenwood Steel and Iron
No. 55
Chicago, Ill.

Steel and Iron

Proclamation of Thanksgiving.

State of California Executive Department
Sacramento Dec 1st 1862

The intention of the people of California, to observe the day of our fathers, for public acts of reverence and gratitude to the Supreme Ruler of the universe, as a day of thanksgiving for the many blessings which have been bestowed upon this people, and for the many blessings which have been bestowed upon this people.

It is the duty of every citizen to observe this day with solemnity and devotion, and to give thanks to the Supreme Ruler of the universe for the many blessings which have been bestowed upon this people. It is the duty of every citizen to observe this day with solemnity and devotion, and to give thanks to the Supreme Ruler of the universe for the many blessings which have been bestowed upon this people. It is the duty of every citizen to observe this day with solemnity and devotion, and to give thanks to the Supreme Ruler of the universe for the many blessings which have been bestowed upon this people.

War has waged with varied success
and without decisive results;
the Federal Government has not
yet subjected the enemies of
Union to its power. The people of
the United States have before them
a great and solemn question in
relation to the status of the slave
and whether it is a citizen. It is
therefore our duty to be grate-
ful to the rights of the Union, and
for the maintenance of the
principles of the Constitution. It is
our duty to fight itself, for we are
not only a nation, but a people. We
are bound to the national character by our
principles of liberty and equality. It
is the duty of every citizen to be
rushed to the defense of the Constitution
and to the support of the Federal
Government. It is our duty to
believe in the cause of the Union,
and to stand by the principles of
the Constitution. It is our duty
to the people of the country, and
to the Government of the United
States, and to the world. It is our
duty to be true to the principles of
the Constitution, and to the
principles of the Union.

still flourish in all their former
 vigor. Their being contrast to the soft
 fringes and curls of the
 emerald green leaves.

[illegible]

the ... the ... and the
... for the ... of
... of ... and
liberty, and the institutions of ...
... for the ... is
... loyalty ...
... for
the ... the blood of
the nation's children is not a
... the ...
their ... but a ...
... Bleeding
to the ... that are to
...

San Francisco, Cal. and
Stanford University of the State of
California do hereby set apart
Thursday the twenty seventh
day of November A.D. 1862, as a
day of public ... and
... to
all the people of this ...
... to of
... to these
... their ...
places ...
... to
... as

shall fitly attest all the grateful
emotions of reverent and thank-
ful hearts; to the end that it
may please God to continue
to us His favors, renew His mercies,
and crown all His goodness
with the smile of His approbation.

In testimony whereof, I
have hereunto set my hand,
and caused the great Seal
of the State to be affixed, the
day and year above written.

Richard L. Bancroft
Governor of California

By the Governor

Wm. H. Hall

Secretary of State

Proclamation
of the 56
Governor -
Nov 14th 1862

upon the adoption
of the Amendment
to the Constitution

Filed in Office of
Secy of State Nov
17th 1862

at a part of the Committee of the Sec.

Attest, Wm. J. Davis, Sec. of the
Committee on the Cause of the
South for the year 1861, to be
in accordance with the
order.

Leelanb Kanford
Sec. of the Cause.

Wm. J. Davis

On 1/1/61.

Tip

Governor's Proclamation
for Special ⁵⁷ Election
for Member of the Assembly
from
Fresno County.

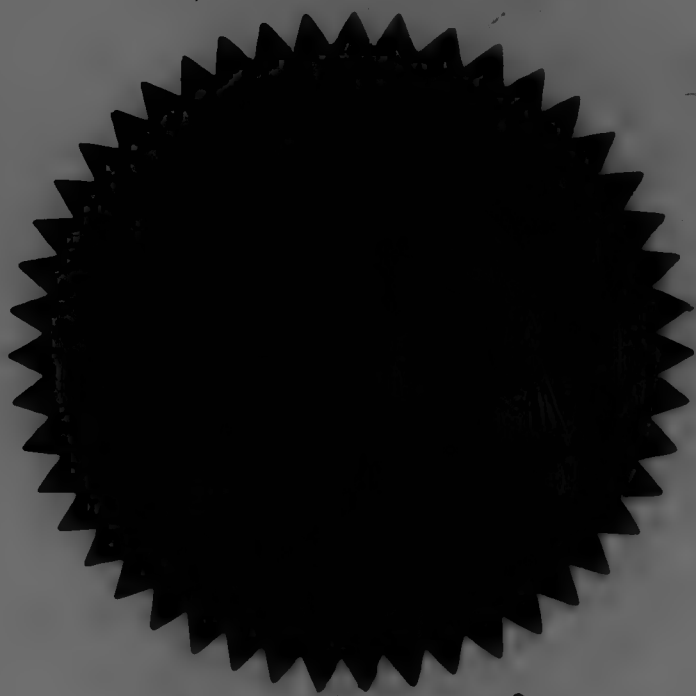
Filed January 21 1900



300000

GOVERNOR
Governor's Proclamation
for Special Election
58
for Member of the Assembly
for
Calaveras County

Filed January 21st 1858



Proclamation
of the 59
Governor for
6 Companies
of Infantry for
Indian Service.

Filed in Office of
Secretary of War

200

(vol. 1)

March 1865

Dear Sir
I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the proposed purchase of a Battalion of Colored Troops for the service of the United States Army. I have the honor to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
Your obedient servant,
John A. B. Smith

Very respectfully,
John A. B. Smith
Colonel of the 1st California Cavalry
San Francisco

and upon the Orders of the President
of the United States, hereby I have
~~Section~~
and I do hereby order that as many as
shall be necessary to fill up the fore-
going requisition to organize themselves
into Companies to be mustered into the
Service of the United States as hereby
required. The requisite Officers for this
purpose will be commissioned by the Governor.

Done at Sacramento California this
fourth day of February in the year
of our Lord one thousand eight hundred and

eighty three
Witness my hand and Seal
Secretary of State
My A. A. Tuttle, Deputy

Governor

1863

60

I am now the only one
left of my family as
the only one left of my
family is left.

It is the only one left.

It is the only one left.

It is the only one left.

It is the only one left.

It is the only one left.

It is the only one left.

It is the only one left.

It is the only one left.

It is the only one left.

It is the only one left.

discharged the Service, he will be an
informant of the Law, and the
suppression of it is essential. Therefore
the following is proposed.

The plan of the original plan
of the other side is ~~to be~~ ~~proposed~~,
will be as follows.

The "Sine Stage" is a Sine
Stage, and is to be considered
the same.

On the 1st of the Company
I find to be a good one, this is
the same, it is to be considered at the
same time of the original
of the original of the original, and the
additional composition and Ballad.

of Cavalry, and the remainder
when the intents of the service
may require.

The additional Regiment
of Infantry will be designated
the 6th Infantry Company Cavalry
— The seven Cavalry Companies
first mentioned will be attached to
the First Cavalry Co.

The Five Companies of Native
Cavalry will be organized as a
Battalion as a company to make
First Battalion. Native California
Cavalry. The minimum

Election
Proclamation
for
General Election of
September 2 1863

Filed in Office of Secy
of State July 27th 1863.

Election Proclamation

State of California }
Executive Department }

Notice is hereby given that a General Election will be held on Wednesday the Second day of September next, throughout the State, at which the following officers are to be elected, and "An Act to provide bonds for completing the Const. Convention which Assembly" approved April 27th 1843, is to be submitted to the qualified electors of this State for ratification:

Three Members of Congress.

A Governor

A Lieutenant Governor

A Secretary of State

A State Controller

A State Treasurer

An Attorney General

Notice is hereby given that a General Election will be held on Wednesday the Second day of September next, throughout the State, at which the following officers are to be elected, and "An Act to provide bonds for completing the Corp. Court and State Prison" approved April 27th 1843, is to be submitted to the qualified electors of this State for ratification:

Three Members of Congress.

A Governor

A Lieutenant Governor

A Secretary of State

A State Comptroller

A State Treasurer

An Attorney General

A Surveyor General

A Chief of the Supreme Court

A State Printer

A State Harter Commissioner

Also, State Senators, as follows:

1st District composed of the Counties of San Diego and San Bernardino — One Senator.

2nd District, composed of the County of Los Angeles — One Senator.

3rd District, composed of the Counties of Santa Barbara and San Luis Obispo — One Senator.

4th District, composed of the Counties of Tulare and Fresno — One Senator.

5th District composed of the Counties of Mariposa, Merced and Stanislaus — One Senator.

6th District composed of the Counties of Santa Cruz and Monterey — One Senator.

7th District composed of the County of Santa Clara — One Senator.

8th District composed of the Counties of San Joaquin and San Mateo — One Senator
and for the County of San Francisco — Two Senators.

9th District, composed of the County of Alameda — One Senator.

10th District composed of the Counties of Contra Costa and Alameda — One Senator.

11th District composed of the County of San Joaquin — One Senator.

Also, State Senators, as follows:

- 1st District composed of the Counties of San Diego and San Bernardino — One Senator.
- 2nd District, composed of the County of Los Angeles — One Senator.
- 3rd District, composed of the Counties of Santa Barbara and San Luis Obispo — One Senator.
- 4th District, composed of the Counties of Fresno and Kings — One Senator.
- 5th District composed of the Counties of Mariposa, Madera and Stanislaus — One Senator.
- 6th District, composed of the Counties of Santa Cruz and Monterey — One Senator.
- 7th District, composed of the County of Santa Clara — One Senator.
- 8th District composed of the Counties of San Francisco and San Mateo — One Senator
and for the County of San Francisco — Four Senators.
- 9th District, composed of the County of Alameda — One Senator.
- 10th District composed of the Counties of Contra Costa and Marin — One Senator.
- 11th District, composed of the County of San Joaquin — One Senator.
- 12th District, composed of the County of Sacramento — Two Senators.
- 13th District, composed of the County of Colusa — Two Senators.

- 14th District composed of the County of Ansonia _____ One Senator
- 15th District composed of the County of Cheshire _____ Two Senators
- 16th District, composed of the County of Cheshire _____ Two Senators
- 17th District, composed of the Counties of Sullivan and Scho _____ One Senator
- 18th District composed of the Counties of Sullivan, Scho and Windsor _____ One Senator
- 19th District composed of the County of Seneca _____ One Senator
- 20th District, composed of the County of Scho _____ Two Senators
- 21st District, composed of the County of Seneca _____ Two Senators
- 22nd District composed of the County of Scho _____ One Senator
- 23rd District, composed of the Counties of Scho and Scho _____ One Senator
 And for the County of Scho _____ One Senator
- 24th District composed of the Counties of Scho and Scho _____ One Senator
 And for the County of Scho _____ One Senator
- 25th District composed of the Counties of Scho and Scho _____ One Senator
- 26th District composed of the Counties of Scho and Scho _____ One Senator

<u>16th District</u> , composed of the County of Dinwiddie	Two Senators
<u>17th District</u> , composed of the Counties of Solon and Giles	One Senator
<u>18th District</u> , composed of the Counties of Spots, Lake and Henric	One Senator
<u>19th District</u> , composed of the County of Henric	One Senator
<u>20th District</u> , composed of the County of Fluvanna	Two Senators
<u>21st District</u> , composed of the County of Falmouth	Two Senators
<u>22nd District</u> , composed of the County of Essex	One Senator
<u>23rd District</u> , composed of the Counties of Spots and Suffolk And for the County of Spots	One Senator One Senator
<u>24th District</u> , composed of the Counties of Suffolk and Fluvanna And for the County of Suffolk	One Senator One Senator
<u>25th District</u> , composed of the Counties of Henric and Chester	One Senator
<u>26th District</u> , composed of the Counties of Chester and Currituck	One Senator
<u>27th District</u> , composed of the Counties of Henric, Fluvanna and Giles	One Senator
<u>28th District</u> , composed of the County of Surry	One Senator

Res. Members of Assembly as follows:

San Diego County	— One Member
San Bernardino County	— One Member
Los Angeles County	— Two Members
Santa Barbara and San Luis Obispo Counties	— One Member
Yuba County	— One Member
Yreka County	— One Member
Mariposa County	— One Member
Merced and Stanislaus Counties	— One Member
Santa Cruz County	— One Member
Monterey County	— One Member
Santa Clara County	— Three Members
San Francisco County	— Three Members
San Mateo County	— One Member
Amador County	— Five Members
Contra Costa County	— One Member
Marin County	— One Member
San Joaquin County	— Five Members
Glenn and Butte Counties	— Three Members
Colusa County	— Three Members
Amador County	— Five Members
El Dorado County	— Five Members
Sacramento County	— Five Members
Colusa County	— One Member
Yuba County	— One Member
Yuba and Sutter Counties	— One Member

San Bernardino County	One Member
Los Angeles County	Two Members
Santa Barbara and San Luis Obispo Counties	One Member
Butte County	One Member
Freight County	One Member
Mariposa County	One Member
Merced and Stanislaus Counties	One Member
Santa Cruz County	One Member
Monterey County	One Member
Santa Clara County	Three Members
San Francisco County	Five Members
San Mateo County	One Member
Alameda County	Five Members
Contra Costa County	One Member
Marin County	One Member
San Aquino County	Two Members
Excluding the above Counties	Three Members
Calaveras County	Three Members
Amador County	Two Members
El Dorado County	Four Members
Sacramento County	Five Members
Colusa County	One Member
Solo County	One Member
Except the Lake Counties	One Member
Monterey County	One Member
Yuba County	Three Members
Glenn County	Three Members
Butte County	Four Members
Shasta County	Five Members

Sutter County	Three Members
Sutter County	One Member
Sutter County	Five Members
Plumas County	One Member
Colusa and Colusa Counties	One Member
Shasta County	One Member
Trinity County	One Member
Humboldt County	One Member
Marquette and Colusa Counties	One Member
Siskiyou County	Five Members

"
The Act to provide bonds for completing the
Academy, Quaint and Slave Asylum, approved
April 27th 1863, will be submitted to the
qualified electors of the State for ratification, in
accordance with Section 12 of said Act, at the
said General Election to be held on Wednesday
the second day of September next. Those voting
for the same shall have written or printed
on their ballots for State officers the words

"
For Asylum & Building Act"
"

And those who oppose the same shall have written
or printed on their ballots the words

Alameda County	One Member
Butte and Colusa Counties	One Member
El Dorado County	One Member
Trinity County	One Member
Yuba County	One Member
Marshall and Colusa Counties	One Member
Sutter County	Two Members

"
 An Act to provide bonds for completing the
 Acas, Quam and Island Asylum, approved
 April 27th 1863, will be submitted to the
 qualified electors of the State for ratification, in
 accordance with Section 12 of said Act, at the
 said General Election to be held on Wednesday
 the second day of September next. Those voting
 for the same shall have written or printed
 on their ballots for State officers the words

"
For Asylum Building Act"
 "

And those voting against the same shall have written
 or printed on their ballots the words

"
Against Asylum Building Act"
 "

12
The attention of the Boards of County
Supervisors is directed to the Second Section
of an Act entitled "An Act to amend an Act
to regulate elections, passed March 23^d 1850,
passed April 27th 1853. See Statutes of 1850,
page 160.



In Witness whereof, I have
hereunto set my hand, and caused
the Great Seal of State
to be affixed. Done at Sacramento,
California, this twelfth day of
July in the year of our Lord
One thousand Eight hundred and
Sixty three.

Delano Stanford
Governor of California.

By the Governor

Wm S Weeks

Secretary of State.

By A S Tuttle
Deputy

123.0
Election Proclamation

¹⁸⁵
62

Special Judicial
Election

October 20th 1863

Filed in office of
Secretary of State
September 16th 1863

Election Proclamation

State of California
Executive Department

Notice is hereby given that a "Special
Judicial Election" will be held on Wednesday
the twenty-first day of October next, throughout the
State, at which the following officers are to be elected.

A Superintendent of Public Instruction.

Five Justices of the Supreme Court.

A District Judge for each of the
following Judicial Districts

1st District - Composed of the Counties of San Diego, San Bernardino, Los Angeles,
Santa Barbara and San Luis Obispo.

2nd District - Composed of the Counties of Tehama, Butte and Plumas.

3rd District - Composed of the Counties of Monterey, Santa Cruz, Santa Clara,
Merced and Contra Costa.

4th District - Composed of that portion of the City and County of San
Francisco which is not included within the limits of the
United Federal District, as here described.

5th District - Composed of the Counties of San Joaquin, Stanislaus, and Merced.

6th District - Composed of the Counties of Sacramento and Yuba.

7th District - Composed of the Counties of Marin, Sonoma, Mendocino, Yuba, Siskiyou and Colusa.

8th District - Composed of the Counties of Contra Costa, Alameda and San Mateo.

9th District - Composed of the Counties of Shasta, Trinity and Siskiyou.

10th District - Composed of the Counties of Yuba, Sutter, Colusa and Sierra.

11th District - Composed of the Counties of Colusa, Yuba, and El Dorado.

12th District - Composed of the County of El Dorado, and all that portion of the City and County of San Francisco lying South of a line described as follows: Commencing at the eastern boundary of San Francisco County, at a point in a line with the Center of Bush Street, in San Francisco, thence running easterly, in a line with and through the Center of Bush Street, to the Center of Castro Street; thence southerly, along the Center of Castro Street, to the Center of Pine Street; thence easterly, along the Center of Pine Street, to the Center of Kearny Street; thence southerly, along the Center of Kearny Street, to a point

in a line with the northern side of the City Hall or Court
House; thence westerly to and along the northern line of
the City Hall or Court House, to a point sixty feet
from the eastern line of Henry Street; thence at right angles
southerly, to the southern line of said Hall or Court
House; thence westerly, along the southern line of said
building, to the westerly line of Henry Street; thence
southerly, along the eastern line of Henry Street, to the
center of Clay Street; thence easterly, along the center
of Clay Street, to the eastern boundary of said City
in County.

13th District - Composed of the Counties of Tulare, Fresno, Merced,
Mariposa and Stanislaus.

14th District - Composed of the Counties of Alameda and Pradera.

*A County Judge for each of the
following Counties:*

Alameda, Amador, Butte, Colusa, Colusa, Contra
Costa, El Dorado, El Dorado, Fresno, Humboldt, Mariposa,
Lake, El Dorado, Merced, Mariposa, Monterey, Mendocino,
Mono, Placer, Nevada, Placer, Plumas, Colusa, San
Bernardino, San Diego, San Joaquin, San Luis Obispo, Santa
Clara, Santa Cruz, Santa Barbara, Santa, Sierra, Stanislaus,
San Mateo, Solano, Sonoma, Butte, Stanislaus, San Joaquin, Santa,
Tulare, Tulare, Tehama, Tehuac and Santa.

A Public Judge of the County
of San Francisco.

The undersigned, Judge of the County of San Francisco,
do hereby certify that the within and the
last volume of the San Francisco City and County
Records, from the year 1850 to 1855 (see San Francisco
page 100)



Attest:
I, William H. Harrison, Clerk of the
Court of the County of San Francisco,
do hereby certify that the within and the
last volume of the San Francisco City and County
Records, from the year 1850 to 1855 (see San Francisco
page 100)

By the Court:
Wm H Harrison
Clerk of Court.

Proclamation of the

Governor.

63

for
Thanksgiving

Filed November 6/12

State of California---Executive Dep

Sacramento, November 5th, 1863.

PROCLAMATION OF THANKSGIVING

"Let us come before His presence with thanksgiving, and show ourselves glad in Him with Psalms."

IN ACCORDANCE with the Proclamation of the President of the United States, and that the people of our commonwealth, upon the same occasion, and with the same unanimity of purpose, offer up their grateful Thanksgiving to Him for "every good and perfect gift."

I, **LELAND STANFORD**, Governor of the State of California

DO HEREBY APPOINT

Thursday, the 26th day of November, instant,

As a day of public Thanksgiving to Almighty God, "for the great benefits we have received at His hands" during the year which we have just passed.

Let us remember on that day, that in calamity, as in prosperity, there is a God above us who holds in the hollow of His hand not only the lives of individuals, but the destinies of nations. Let us remember that it is to Him we must look for aid in all our public affairs, as well as pray for strength to compass the threatened dangers that surround our beloved country.

While we deplore our condition as a nation, we have manifold reasons for offering up our united Thanksgivings.

Our State, during the past year, has been blessed with prosperity and health. Our farms have yielded of their increase, our mines have continued to give up their hidden treasures. We have been free from floods, pestilence, and famine. We have known no wide spread calamity. We have enjoyed an unlimited fruitfulness of soil and a genial climate, which we share with the thousands of other lands who are anxiously seeking new and more peaceful homes.

We are blessed with a generous and sympathizing population, whose hearts have been opened to give munificence, that the sufferings of sick and wounded patriots of other States may be relieved.

We have had multiplied and renewed evidences of the loyalty of our people, and have by legislative, elective, and judicial action, deprived the enemies of our country from entering the pernicious wedge of rebellion and dissolution into the cherished institutions of our own favored Commonwealth.

But while we assemble with thankful hearts among the cordial associations of our own happy homes, let us not forget the desolate households in our sister States, whose altars will be twined with cypress, and whose hearts will be overflowing with grief, while our own are filled with Thanksgivings for the plenitude of Divine protection.

As a nation, we have been passing through a bitter, trying, and bloody trial, but we are now to be saved.

State of California---Executive Department,)

Sacramento, November 5th, 1863.)

PROCLAMATION OF THANKSGIVING!

"Let us come before His presence with thanksgiving, and show ourselves glad in Him with Psalms."

IN ACCORDANCE with the Proclamation of the President of the United States, and that the people of our common country may, on the same occasion, and with the same unanimity of purpose, offer up their grateful Thanksgiving to Him who bestows good and perfect gift."

LELAND STANFORD, Governor of the State of California,

DO HEREBY APPOINT

Thursday, the 26th day of November, instant,

public Thanksgiving to Almighty God, "for the great benefits we have received at His hands" during the year through which we have just passed.

Let us remember on that day, that in calamity, as in prosperity, there is a God above us who holds in the hollow of His hand the lives of individuals, but the destinies of nations. Let us remember that it is to Him we must look for guidance in our difficulties, as well as pray for strength to compass the threatened dangers that surround our beloved country.

While we deplore our condition as a nation, we have manifold reasons for offering up our united Thanksgivings as a community. Our State, during the past year, has been blessed with prosperity and health. Our farms have yielded of their abundance, and our cities have continued to give up their hidden treasures. We have been free from floods, pestilence, and famine, and, as a State, have escaped the wide spread calamity. We have enjoyed an unlimited fruitfulness of soil and a genial climate, which we can offer to the thousands of other lands who are anxiously seeking new and more peaceful homes.

We are blessed with a generous and sympathizing population, whose hearts have been opened to give munificently of their resources, so that the sufferings of sick and wounded patriots of other States may be relieved.

We have had multiplied and renewed evidences of the loyalty of our people, and have by legislative, elective, and judicial action, kept our enemies of our country from entering the pernicious wedge of rebellion and dissolution into the cherished institutions of our Commonwealth.

While we assemble with thankful hearts among the cordial associations of our own happy homes, let us not forget the many who are in the holds in our sister States, whose altars will be twined with cypress, and whose hearts will be overflowing with desolation. Let us all be filled with Thanksgivings for the plenitude of Divine protection.

ANCE with the Proclamation of the President of the United States, and that the people of our common country may, on the same occasion, and with the same unanimity of purpose, offer up their grateful Thanksgiving to Him who bestows good and perfect gift."

LELAND STANFORD, Governor of the State of California,

DO HEREBY APPOINT

Thursday, the 26th day of November, instant,

public Thanksgiving to Almighty God, "for the great benefits we have received at His hands" during the year through which we have just passed.

We remember on that day, that in calamity, as in prosperity, there is a God above us who holds in the hollow of His hand the lives of individuals, but the destinies of nations. Let us remember that it is to Him we must look for guidance in our affairs, as well as pray for strength to compass the threatened dangers that surround our beloved country.

We deplore our condition as a nation, we have manifold reasons for offering up our united Thanksgivings as a community. California, during the past year, has been blessed with prosperity and health. Our farms have yielded of their abundance, and we have continued to give up their hidden treasures. We have been free from floods, pestilence, and famine, and, as a State, we have escaped the wide spread calamity. We have enjoyed an unlimited fruitfulness of soil and a genial climate, which we can offer to the thousands of other lands who are anxiously seeking new and more peaceful homes.

We are blessed with a generous and sympathizing population, whose hearts have been opened to give munificently of their resources to the sufferings of sick and wounded patriots of other States may be relieved.

We have had multiplied and renewed evidences of the loyalty of our people, and have by legislative, elective, and judicial action, kept our enemies of our country from entering the pernicious wedge of rebellion and dissolution into the cherished institutions of our Commonwealth.

While we assemble with thankful hearts among the cordial associations of our own happy homes, let us not forget the many who are in exile in our sister States, whose altars will be twined with cypress, and whose hearts will be overflowing with desolation, and who are filled with Thanksgivings for the plenitude of Divine protection.

In our common situation, we have been passing through a bitter, trying, and bloody ordeal; but recent events seem to foretell the coming of brighter days. And in this we have cause for peculiar thankfulness—and for this and all other mercies vouchsafed to us, we offer to Almighty God our unreserved Thanksgivings.

In Witness Whereof, I have hereunto set my hand, and caused the Great Seal of the State to be affixed, the day and year above written.

LELAND STANFORD,

Governor of California.

ATTEST:

A. A. H. TUTTLE,

Secretary of State.



IN ACCORDANCE with the Proclamation of the President of the United States, and that the people of our commonwealth upon the same occasion, and with the same unanimity of purpose, offer up their grateful Thanksgiving to Him "every good and perfect gift."

I, **LELAND STANFORD**, Governor of the State of California

DO HEREBY APPOINT

Thursday, the 26th day of November, instant,

As a day of public Thanksgiving to Almighty God, "for the great benefits we have received at His hands" during the which we have just passed.

Let us remember on that day, that in calamity, as in prosperity, there is a God above us who holds in the hollow not only the lives of individuals, but the destinies of nations. Let us remember that it is to Him we must look for guidance in public affairs, as well as pray for strength to compass the threatened dangers that surround our beloved country.

While we deplore our condition as a nation, we have manifold reasons for offering up our united Thanksgivings as

Our State, during the past year, has been blessed with prosperity and health. Our farms have yielded of their abundance, our mines have continued to give up their hidden treasures. We have been free from floods, pestilence, and famine, and have known no wide spread calamity. We have enjoyed an unlimited fruitfulness of soil and a genial climate, which we share with the thousands of other lands who are anxiously seeking new and more peaceful homes.

We are blessed with a generous and sympathizing population, whose hearts have been opened to give munificence and abundance, that the sufferings of sick and wounded patriots of other States may be relieved.

We have had multiplied and renewed evidences of the loyalty of our people, and have by legislative, elective, and popular action, deprived the enemies of our country from entering the pernicious wedge of rebellion and dissolution into the cherished institution of our own favored Commonwealth.

But while we assemble with thankful hearts among the cordial associations of our own happy homes, let us not forget the desolate households in our sister States, whose altars will be twined with cypress, and whose hearts will be overflowing with grief while our own are filled with Thanksgivings for the plenitude of Divine protection.

As a nation, we have been passing through a bitter, trying, and bloody ordeal; but recent events seem to foretell of better and brighter days. And in this we have cause for peculiar thankfulness—and for this and all other mercies which we receive from God, let us give to Almighty God our unreserved Thanksgivings.



*In Witness Whereof, I have hereunto set my hand, and caused
of State to be affixed, the day and year above written.*

LELAND STANFORD

Governor of California

ATTEST:

A. A. H. TUTTLE,

Secretary of State.

Governors Proclamation
and appointment of
Eight Trustees for the
Yosemite and Big Tree
Grant

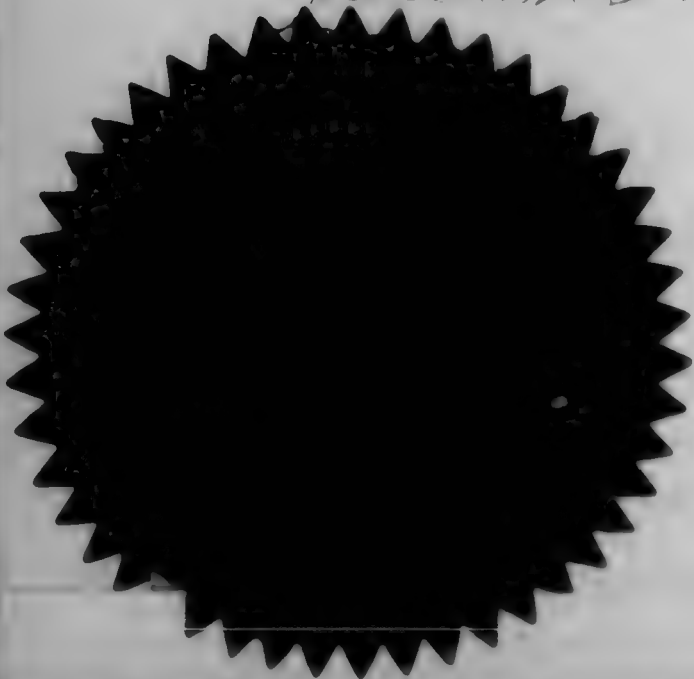
Filed Sept 28th 1864

commanded all persons to desist
from trespassing or settling upon
the said territory, and from cutting
timber or doing any unlawful
acts within the limits of the
said Grants.

All propositions for the improve-
ment of the aforesaid tracts of
land, or for leases, should be
made to the Commissioners
through Fred. Law Olmsted,
Bear Valley, Mariposa County.

In witness whereof I have
hereunto set my hand and
caused the Great Seal of the
State of California to be affixed
this thirteenth day of
September, one thousand eight
hundred and sixty four.

Fred^d J. Low
Governor of California

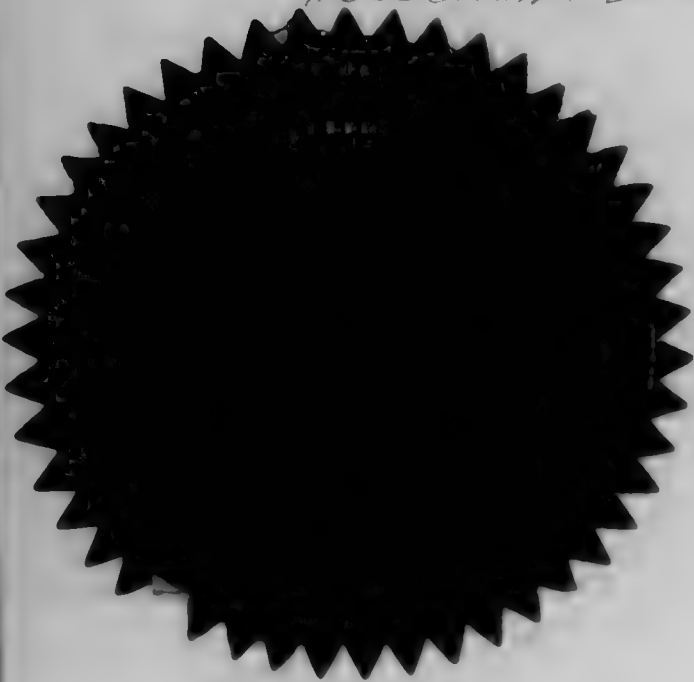


from encroaching or trespassing upon
the said territories and from cutting
timber or doing any unlawful
acts within the limits of the
said Grants.

All propositions for the improve-
ment of the aforesaid tracts of
land, or for leases, should be
made to the Commissioners
through Fred. Law Olmsted,
Pear Valley, Mariposa County.

As witness whereof I have
hereunto set my hand and
caused the Great Seal of the
State of California to be affixed
this twenty eighth day of
September, one thousand eight
hundred and sixty four.

Fred^d J. Low
Governor of California



Attest,
S. B. Redding
1 month

P. B. Redding

Secretary of C. L. Co.



State of California---Executive Department,)

Sacramento, Sept 28th 1864)

Proclamation.

Whereas, the United States, by an Act passed at the first Session of the thirty eighth Congress, has granted to this State the territory comprising the "Yosemite Valley", and the "Mariposa Big Tree Grove", to be held and used for the purposes mentioned in the said Act; and whereas it is also provided in the Act, that the management and control of the tracts of land, shall be confided to a Board of Commissioners, to be appointed by the Governor;

Now therefore, be it known that I, Fredk B. Low, Governor of the State of California, by virtue of the authority in me vested, have appointed Fred Low (husband), Joseph J. E. Whitman, William Ashburner, S. H. Hammond, C. E. Colden, Alexander Stearns, George H. Coulter, and Edwin H. Clark, said Commissioners, to

Proclamation.

Whereas, the United States, by an Act passed, at the first Session of the thirty eighth Congress, has granted to this State the territory comprising the "Yosemite Valley", and the "Mariposa Big Tree Grove", to be held, and used for the purposes mentioned in the said Act; and whereas it is also provided in the Act, that the management, and control of the tracts of land, shall be confided to a Board of Commissioners, to be appointed by the Governor;

Now therefore, be it known that, I, Fredk. B. Low, Governor of the State of California, by virtue of the authority in me vested, have appointed Fred. Law Olmsted, Professor J. D. Whitney, William Ashburner, J. H. Raymond, E. S. Colden, Alexander Seering, George H. Coulter, and Galen H. Clark, said Commissioners, to whom is confided the management of the aforesaid tracts of land; and I hereby ever and

*Governors Proclamation
calling for one Regiment
of Infantry*

*Filed in Office of
Secretary of State
Sept 24th 1864*



State of California---Executive Department,)

Sacramento, Sept 24th 1864)

Proclamation.

Whereas, I have this day received a Requisition from Major General Brown Mc Dowell, commanding Department of the Pacific, (the same having been made by authority of the Secretary of War,) for One Regiment of Infantry, in addition to the Volunteers now in the service of the United States, to aid in the enforcement of the laws, to suppress insurrection, and repel invasion.

Now therefore, I, Frederick W. Low, Governor of the State of California, and Commander in Chief of the Militia thereof, do hereby call upon the citizens of this State to organize themselves into companies, sufficient to fill the foregoing requisition.

In witness whereof I have hereunto set my hand and caused the Great Seal of the State of California to be affixed.

Proclamation.

Whereas, I have this day received a Requisition from Major General Brown Mc Dowell, commanding Department of the Pacific, (the same having been made by authority of the Secretary of War,) for One Regiment of Infantry, in addition to the Volunteers now in the service of the United States, to aid in the enforcement of the laws, to suppress insurrection, and repel invasion.

Now therefore, I, Fred'k W. Low, Governor of the State of California, and Commander in Chief of the Militia thereof, do hereby call upon the citizens of this State to organize themselves into companies, sufficient to fill the foregoing requisition.

In witness whereof I have hereunto set my hand and caused the Great Seal of the State of California to be affixed.

Done at Sacramento this twenty fourth day of September in the year of our



State of California---Executive Department,

Sacramento, Sept 24th 1864)

Proclamation.

Whereas, I have this day received a Requisition from Major General Brown Mc Dowell, commanding Department of the Pacific, (the same having been made by authority of the Secretary of War,) for One Regiment of Infantry, in addition to the Volunteers now in the service of the United States, to aid in the enforcement of the laws, to suppress insurrection, and repel invasion.

Now therefore, I, Fred'k W. Low, Governor of the State of California, and Commander in Chief of the Militia thereof, do hereby call upon the citizens of this State to organize themselves into companies, sufficient to fill the foregoing requisition.

In witness whereof I have hereunto set my hand and caused the Great Seal of the State of California to be affixed.

Done at Sacramento

Whereas, I have this day received a Requisition from Major General John M. Donnell, commanding Department of the Pacific, (the same having been made by authority of the Secretary of War,) for One Regiment of Infantry, in addition to the volunteers now in the service of the United States, to aid in the enforcement of the laws, to suppress insurrection, and repel invasion.

Now therefore, I, Frederick W. Low, Governor of the State of California, and Commander in Chief of the Militia thereof, do hereby call upon the citizens of this State to organize themselves into companies, sufficient to fill the foregoing requisition.

Witness my hand and caused the Great Seal of the State of California to be affixed.

Done at Sacramento this twenty fourth day of September in the year of our

Lord, one thousand, eight hundred, and sixty four.

Fredth S. Low
Governor of California



Attest: B. B. Redding

Secretary of State.
W. H. Redding Deputy

The following is hereby promulgated:
The plan of recruiting and
organizing the above force, will
be as follows:

Recruiting.

It is desirable that the citizens
of our County should undertake
to fill a company from their
locality. A company rendezvous
will be established at some

central point in the County, and, if practicable, all recruits will be retained there until the company is filled and ready to be mustered into service.

Correct lists will be kept, by the Adjutant Provost Marshall General, of the Volunteers and their places of residence, and proper credits will be given to the several Counties, and to the districts into which the Counties may be divided, which credits will apply on the quota which may be required of them.

The City and County of San Francisco is hereby set apart for the enlistment of Volunteers to fill up the Regiments now in the service, and no authorization will be granted for the formation of new companies at that point.

The State has provided by law for the payment of a bounty of \$1000, to each enlisted soldier; and \$300, to each enlisted veteran soldier, who shall have served for more than six months in the army of the United States, in addition to the bounties authorized to be paid by the United States.

(See Statutes 1863-4, page 486.)

Five dollars per month while in the service, is authorized to be paid by the State in addition to the pay, clothing and allowances, paid by the United States. (See Statutes 1863 page 662.)

The additional Regiment of Infantry will be known as the Seventh Infantry California Volunteers.

The Field, Staff and Line officers will be commissioned by the Governor.

Commissions will be issued to company officers, conditioned that they shall recruit their respective companies, and be ready to be mustered into the service on or before the 10th of November next.

Organization.

The proper organization and strength of a Regiment of Infantry, is as follows.

One (1) Colonel. One (1) Lieutenant Colonel. One (1) Major. One (1) Adjutant. (an extra Lieutenant.) One (1) Quartermaster, (an extra Lieutenant.) One (1) Surgeon.

Two (2) Assistant Surgeons. One (1) Chaplain. One (1) Sergeant Major. One (1) Regimental Quartermaster Sergeant. One (1) Regimental Company Sergeant. and One (1) Hospital Steward. Ten Companies form a Regiment.

Company of Infantry - One (1) Captain. One (1) First Lieutenant. One (1) Second Lieutenant. One (1) First Sergeant. Four (4) Sergeants. Eight (8) Corporals. Two (2) Musicians. One (1) Waggoner. Sixty four (64) Privates, minimum, and Eighty two Privates, maximum, besides the non-commissioned officers.

The law does not authorize Musicians for Companies, but regulations call for the enlistment of two musicians to each company, who will be rated and paid as privates.

Governors Proclamation
calling for one Regiment
of Infantry

Filed in Office of
Secretary of State
Sept 24th 1864

Election Proclamation

*Filed in Office of
Secretary of State
Sept 26th 1864*



State of California---Executive Department,)

Sacramento,

186)

Election Proclamation.

Notice is hereby given, that a General Election will be held throughout the State of California on Tuesday the Eighth day of November next, when the following officers are to be elected.

Three Representatives to the Congress of the United States, to be elected in the following manner; viz--

One Representative, in the First Congressional District; comprising the Counties of San Diego, Los Angeles, San Bernardino, Santa Barbara, San Luis Obispo, Tulare, Monterey, Fresno, Merced, Mariposa, Stanislaus, Santa Clara, Santa Cruz, San Mateo, and San Francisco.

One Representative, in the Second Congressional District; comprising the Counties of Contra Costa, Alameda, San Joaquin, Butte, Colusa, Colaveros,

Notice is hereby given, that a General Election will be held throughout the State of California on Tuesday the Eighth day of November next, when the following officers are to be elected.

Three Representatives to the Congress of the United States, to be elected in the following manner; viz-

One Representative, in the First Congressional District; comprising the Counties of San Diego, Los Angeles, San Bernardino, Santa Barbara, San Luis Obispo, Tulare, Monterey, Fresno, Merced, Mariposa, Stanislaus, Santa Clara, Santa Cruz, San Mateo, and San Francisco.

One Representative, in the Second Congressional District; comprising the Counties of Contra Costa, Alameda, San Joaquin, Colusa, Yuba, Calaveras, Amador, El Dorado, Sacramento, Placer, Nevada, and Alpine.

One Representative,
in the Third Congressional District;
comprising the Counties of Marin,
Sonoma, Napa, Lake, Colusa,
Yolo, Butte, Yuba, Sierra, Butte,
Plumas, Tehama, & Colusa,
Mendocino, Humboldt, Trinity,
Shasta, Siskiyou, Klamath,
Del Norte, and Lassen.

There are also to be elect-
ed,

Five Electors of President
and Vice President of the
United States.

The attention of the Boards
of Supervisors in the various Coun-
ties of this State, is directed to,
to Section 4, of an Act reg-
ulating Elections. Approved
April 20. 1863. (See Statutes of
1863, page 353.)

The attention of all Officers
of Election is directed to an
Act regulating Elections. Ap-
proved April 20. 1864. See Statutes
of 1863-4. page 467.

In witness whereof I have
hereunto set my hand, and
caused the Great Seal of the
State of California to be affix-
ed. Done at Sacramento,
this twenty sixth day of September
in the year of our Lord, one
thousand eight hundred and
sixty four.

Fred^d J. Low
Governor of California

Attest -

S. P. Redding
Secretary of State

W. H. Redding
Clerk

67

Governors Proclamation
calling for one Regiment
of Infantry

Filed in Office of
Secretary of State
Nov 16th 1864

Reclamation

State of California Executive Department
Sacramento November 16th 1864

Whereas I have this day received a requisition from Major General Irvine McDowell, Commanding Department of the Pacific, (the same having been made by authority of the Secretary of War) for one Regiment of Infantry, in addition to the Volunteers now in the service of the United States, to aid in the enforcement of the laws, to suppress insurrection, and to repel invasion:

Now, therefore, I Fred^d F. Low,
Governor of the State of California,
and Commander-in-Chief of the Militia thereof, do hereby call upon the citizens of this State to organize themselves into companies sufficient to fill the foregoing requisition.

In witness whereof, I have hereunto set my hand and caused the Great Seal of the State to be affixed.

1 one at Sacramento, this
sixteenth day of November,
A.D. 1864

Frederick F. Low,
Governor of California

B. B. Redding
Secy of State

By F. B. Redding
Deputy

The plan of recruiting and
organizing the above force will
be as follows;

Recruiting

It is desirable that the citizens
of one county should undertake
to fill a company from their
locality.

Correct lists will be kept by
the Assistant Treas. Marshal
General, of the volunteers and
their places of residence, and the
proper credits will be given to the
several counties, and to the districts
into which the counties are

divided, which credits will apply on the quota which may be required of them.

The State has ~~been~~ provided by law for the payment of a bounty of \$100 to each enlisted soldier, and \$300 to each enlisted veteran soldier who shall have served six months in the army of the United States, in addition to the bounties authorized to be paid by the United States (see Statute, 1863-4, page 486) & Five dollars per month while in the service, is authorized to be paid by the State, in addition to the pay, clothing, and allowances paid by the United States, (see Statute, 1863, page 662)

The additional regiment of infantry will be known as the Eighth Infantry, California Volunteers.

The Field, Staff, and Line officers will be commissioned by the Governor.

Commissions will be issued to company officers, and also to

that they shall recruit their respective companies and be ready to be mustered into the service on or before the 1st day of January 1865

(Organization)

The proper organization and strength of a regiment of infantry is as follows:
one (1) Colonel, one (1) Lieutenant-Colonel, one (1) Major, one (1) Adjutant (an extra Lieutenant) one (1) Quarter-Master (an extra Lieutenant) one (1) Surgeon, two (2) Assistant Surgeons, one (1) Chaplain, one (1) Sergeant-Major, one (1) Regimental Quarter-Master-Sergeant, one (1) Regimental Commissary-Sergeant, and one (1) Hospital Steward. Ten companies form a regiment.
Company of Infantry. - one (1) Captain, one (1) First Lieutenant, one (1) Second Lieutenant, one (1) First Sergeant, four (4) Sergeants, eight (8) Corporals, two (2) Musicians, one (1) Waggoner

sixty four (64) Privates, minimum, and eighty two (82) Privates, maximum, besides the non-commissioned officers,

The law does not authorize Musicians for Companies, but regulations allow the enlistment of ten Musicians to each Company, who will be rated and paid as Privates.

68
Proclamation
of
Thanksgiving
Governor of
Vermont
Nov 26/64

STATE OF VERMONT.

BY JOHN GREGORY SMITH
GOVERNOR.

A PROCLAMATION.

THE LORD REIGNETH: LET THE EARTH REJOICE.

IN accordance with a long established custom, and conforming to the recommendation of the President of the United States, I hereby appoint THURSDAY, THE 26TH DAY OF NOVEMBER INSTANT, to be observed as a day of PUBLIC THANKSGIVING TO ALMIGHTY GOD: And I do enjoin upon the people of this State, that on the day thus set apart, they rest from employment and assemble in their customary places of worship, to render to Him their devout thanks for His exalted and tender mercies.

Let us thank Him for the prosperity which everywhere abounds: that the labor of the husbandman has been abundant; that though, as a Nation, we have been scourged for our sins with a desolating war, yet that peace has reigned within our borders, and wealth.

Let us thank Him for signal victories in so many fiercely fought battles; for the destruction of so many of the rebels; for the repulse of the haughty invader; for the suppression of the murderous spirit of riot and anarchy; for so large a portion of the rebellious territory; and for the glorious dawn of UNIVERSAL FREEDOM.

Above all, let us thank Him for the hope of salvation through JESUS CHRIST, OUR REDEEMER.

And as we gather to mingle in the festivities of the occasion, let us not be unmindful of the destitute and unfortunate. The Lord of the Harvest has bestowed upon us of His bounties, so let us bestow of our charities to relieve the suffering poor.

Let us remember in our prayers and bounties the brave soldier, who, for his country's sake, is denied the comforts of home.

And as on that day the Nation unites in rendering to God the homage of praise and thanksgiving, let us earnestly pray that He will listen to its uplifted voice for a speedy triumph over all our enemies, and bless us with an honorable and enduring peace.

STATE OF VERMONT.

JOHN GREGORY SMITH,
GOVERNOR.

A PROCLAMATION.

BEFORE ME, JOHN GREGORY SMITH, Governor of the State of Vermont, in the year of our Lord one thousand eight hundred and eighty-two, did come and read the following Proclamation:

WHEREAS, by the President of the United States, I do receive with a long established custom, and conforming to the recommendation of the President of the United States, I do hereby proclaim and direct that on THURSDAY, THE 26TH DAY OF NOVEMBER INSTANT, to be observed as a day of PUBLIC THANKSGIVING AND PRAISE TO GOD: And I do enjoin upon the people of this State, that on the day thus set apart, they rest from their usual secular avocations, and assemble in their customary places of worship, to render to Him their devout thanks for His exalted goodness and His

mercies to us; that we thank Him for the prosperity which everywhere abounds: that the labor of the husbandman has been abundantly rewarded; that, in the midst of a desolating war, yet that peace has reigned within our own Commonwealth;

that we thank Him for signal victories in so many fiercely fought battles; for the destruction of so many of the strongholds of the rebellion; for the repulse of the haughty invader; for the suppression of the murderous spirit of riot and anarchy; for the conquest of the rebellious territory; and for the glorious dawn of UNIVERSAL FREEDOM.

And let us thank Him for the hope of salvation through JESUS CHRIST, OUR REDEEMER.

And, as we gather to mingle in the festivities of the occasion, let us not be unmindful of the destitute and unfortunate; but, as the bounty of Heaven has bestowed upon us of His bounties, so let us bestow of our charities to relieve the suffering poor.

Remember in our prayers and bounties the brave soldier, who, for his country's sake, is denied the comforts and luxuries of home.

On that day the Nation unites in rendering to God the homage of praise and thanksgiving, let us earnestly pray that He will bless our arms with a speedy triumph over all our enemies, and bless us with an honorable and enduring peace.

Witness my hand and the seal of the State of Vermont, at Montpelier, this ninth day of November, 1882.

A PROCLAMATION.

IGNETH; LET THE EARTH REJOICE.

ce with a long established custom, and conforming to the recommendation of the President of the United States, I do
THURSDAY, THE 26TH DAY OF NOVEMBER INSTANT, to be observed as a day of PUBLIC THANKSGIVING AND PRAISE
GOD: And I do enjoin upon the people of this State, that on the day thus set apart, they rest from their usual secular
assemble in their customary places of worship, to render to Him their devout thanks for His exalted goodness and His

Him for the prosperity which everywhere abounds: that the labor of the husbandman has been abundantly rewarded;
Nation, we have been scourged for our sins with a desolating war, yet that peace has reigned within our own Common-

Him for signal victories in so many fiercely fought battles; for the destruction of so many of the strongholds of the
he repulse of the haughty invader; for the suppression of the murderous spirit of riot and anarchy; for the conquest of
n of the rebellious territory; and for the glorious dawn of UNIVERSAL FREEDOM.

et us thank Him for the hope of salvation through JESUS CHRIST, OUR REDEEMER.

gather to mingle in the festivities of the occasion, let us not be unmindful of the destitute and unfortunate; but, as the
test has bestowed upon us of His bounties, so let us bestow of our charities to relieve the suffering poor.

umber in our prayers and bounties the brave soldier, who, for his country's sake, is denied the comforts and luxuries of

that day the Nation unites in rendering to God the homage of praise and thanksgiving, let us earnestly pray that He
uplifted voice for a speedy triumph over all our enemies, and bless us with an honorable and enduring peace.

*Given under my hand, and the Seal of the State, in Executive Chamber, at Montpelier, this ninth day of
November, in the year of our Lord one thousand eight hundred and sixty-three, and of the Independence of the
United States the eighty-eighth.*

J. GREGORY SMITH.

By His Excellency the Governor,

SAMUEL WILLIAMS,

Secretary of Civil and Military Affairs.

A PROCLAMATION

THE LORD REIGNETH; LET THE EARTH REJOICE.

IN accordance with a long established custom, and conforming to the recommendation of the President of the United States, I hereby appoint THURSDAY, THE 26TH DAY OF NOVEMBER INSTANT, to be observed as a day of PUBLIC THANKSGIVING TO ALMIGHTY GOD: And I do enjoin upon the people of this State, that on the day thus set apart, they rest from employment and assemble in their customary places of worship, to render to Him their devout thanks for His exalted and tender mercies.

Let us thank Him for the prosperity which everywhere abounds: that the labor of the husbandman has been abundant; that though, as a Nation, we have been scourged for our sins with a desolating war, yet that peace has reigned within us, and that wealth.

Let us thank Him for signal victories in so many fiercely fought battles; for the destruction of so many of the rebels; for the repulse of the haughty invader; for the suppression of the murderous spirit of riot and anarchy; for so large a portion of the rebellious territory; and for the glorious dawn of UNIVERSAL FREEDOM.

Above all, let us thank Him for the hope of salvation through JESUS CHRIST, OUR REDEEMER.

And as we gather to mingle in the festivities of the occasion, let us not be unmindful of the destitute and unfortunate. The Lord of the Harvest has bestowed upon us of His bounties, so let us bestow of our charities to relieve the suffering poor.

Let us remember in our prayers and bounties the brave soldier, who, for his country's sake, is denied the comforts of home.

And as on that day the Nation unites in rendering to God the homage of praise and thanksgiving, let us earnestly will listen to its uplifted voice for a speedy triumph over all our enemies, and bless us with an honorable and enduring peace.



Given under my hand, and the Seal of the State, in Executive Chamber, at Montpelier, Vermont, November, in the year of our Lord one thousand eight hundred and sixty-three, and of the United States the eighty-eighth.

By His Excellency the Governor,

SAMUEL WILLIAMS,

Secretary of Civil and Military Affairs.

J. GRE

Proclamation of
 Pardon given by
 the Governor

Filed in Office of
 Secretary of State
 Nov 17th 1864

most

Proclamation

By his Excellency

Fredrick H. Po

Governor of California

"Offer unto God thanksgiving; and pay thy vows

in accordance with the usage which has hitherto
and in conformity with the recommendation of the
I do hereby appoint:

Thursday the 25th day of November is

as a day of public thanksgiving and praise to Almighty
upon the people of this State that, on the day thus set
secular labor, and assemble in their customary places
and hearts acknowledge His exalted and true, His love
memories.

Let us then thank Him for the measure of health and
the bounty of His State; that ^{although} ~~although~~ the earth
and the mountains have not kept forth their treasures
want has been kept far from our own doors, and
our people; that as a Nation we have been scourged
the sufferings of our and death which follow.

clamation.

In his Excellency

Alexander H. Liver

ernor of California.

giving; and pay thy vows unto the Most High."

the usage which has hitherto prevailed in this State
the recommendation of the President of the United States,

the day of November instant,

giving and praise to Almighty God; and I do enjoin
that, on the day thus set apart, they rest from all
the in their customary places of worship, and with de-
votion exalted gratitude, His lovingkindness, and His tender

for the measure of health and prosperity that everywhere exists
^{although} ~~notwithstanding~~ the earth has not yielded up its fruits,
not sent forth their treasures, as in years past, yet
our own doors, and comparative abundance. The
ation we have been occupied, by a cruel war with all
death which follows in its train, not within our late

death which follows in its train, yet within our State
we have been justified, and peace reigns within
in for the great and signal victories that have attended
both on land and sea, during the past year;
our army and navy of so many strongholds of the
of purpose which is everywhere apparent, that
complete triumph of Liberty, Humanity and Justice,
and Barbarism. And above all let us rejoice
honorable and lasting peace based upon national
Constitutional Law.

After around the festive board, let us not forget the
or those who are sick or afflicted in our midst;
or be supplied from our abundances, and the
bound up in the oil and wine, with which

offering up thanksgivings for the mercies that
to us, let us not forget the sick and wounded
agency God hath given us the victory; let the
which have for their object the relief of these
lained, and their treasures filled to overflowing
of a grateful people.

and I have herewith set my hand and caused
of State to be attested & Enrolled,
at San Francisco, A. D. 1864.

John S. Smith
Governor of California

the suffering, sorrow and death which follows in its
the wicked schemes of bad men have been justified
and rendered.

Let us thank Him for the great and signal
the arms of the Republic, both on land and sea
the occupation by our army and navy of so
insurgents; for the unity of purpose which is every
must result in a complete triumph of Liberty,
over treason, anarchy and barbarism. And
at the prospect of an honorable and lasting pe
unity and obedience to Constitutional Law.

And as we gather around the festive board
poor and the needy, or those who are sick or
let the wants of the poor be supplied from our
wounds of the sick be bound up in the oil
our hearts overflow.

And while offering up thanks giving
have attended our arms, let us not forget
heroes, through whose agency God hath given us
beneficent charities, which have for their objects
noble men, be sustained, and their treasures
in the free-will offerings of a grateful people.

Our meeting where I have pleasure to set
the Great Seal of the State to be affixed
this seventh day of November, A.D.

John C.

agents; for the unity of purpose which is everywhere
it result in a complete triumph of Liberty. Human
treason, anarchy and barbarism. And above all
the prospect of an honorable and lasting peace by
loyalty and obedience to Constitutional Law.

And as we gather around the festive board, let
us not forget the needy, or those who are sick or afflicted.
The wants of the poor be supplied from our abundant
hands of the sick be bound up in the oil and every
heart overflow.

And while offering up thanksgivings for the
we attended our arms, let us not forget the
ones, through whose agency God hath given us the
significant charities, which have for their object the
able men, be sustained, and their treasures for
the free-will offerings of a grateful people.

Our meeting where I have pleasure to set on record
the Great Seal of State to be affixed thereto
this seventh day of November, A. D. 1862

Ind^l

James C

Attest

Secretary of State

Proclamation of Gov. Lincoln
70
Appointed
June 1st as first day.
1865

Filed in Office of
Secretary of State
May 9th 1865

State of California,

By Frederick R. Low,
Governor.

A Proclamation.

"I humbled my soul with fasting;
and my prayer returned into
mine own bosom."

"I behaved myself as though he had
been my friend or brother."

When calamity and sorrow
visit us, it is becoming that
we should bow before the Lord
in humility, and ask for
Divine guidance in our trials,
and wisdom to understand
His chastenings.

We, as a people, are afflicted by
the untimely death of ^{guardian} ~~guardian~~ ^{guardian} ~~guardian~~
our friend and ~~guardian~~ ^{guardian} ~~guardian~~ ^{guardian}
the nation; and it is well,
that we should come before God
with fasting and prayer, and
ask for His blessing and

By Frederick R. Low,
Governor.

A Proclamation.

"I humbled my soul with fasting;
and my prayer returned into
mine own bosom."

"I behaved myself as though he had
been my friend or brother."

When calamity and sorrow
visit us, it is becoming that
we should bow before the Lord
in humility, and ask for
Divine guidance in our trials,
and wisdom to understand
His chastenings.

We, as a people, are afflicted by
the untimely death of him who
was the friend and ^{guardian} ~~protector~~ of
the nation; and it is meet,
that we should come before God
with fasting and prayer, and
ask His divine protection and
support in this our time of need.
Therefore, in accordance
with the Proclamation of His

President of the United States,
and in obedience to the earnest
desires of a sorrowful people,
I do appoint:

Thursday the first of June next
as a day of
Fasting, Humiliation & Prayer;

and I do enjoin upon the people
of this State, that, laying aside
all secular employment, they
assemble in their accustomed
places of worship on that day,
and with penitent hearts, bow
before Almighty God, confess
their sins as individuals and
as a people, and humbly pray
that the Great Ruler of the Uni-
verse would sanctify the nation
unto its ultimate good.

Let us implore his blessings
upon those who are in author-
ity, that they may have the
strength to bear the burdens
imposed upon them; that
they may see the path of truth
clearly, and, taking counsel
of him that has done before,
have the courage to sustain
the right and oppose the wrong.
Let us entreat his blessings

upon our Armes and Arms,
though whose labors, sufferings
and sacrifices the life of the
Nation has been saved.

Let us supplicate Him
that we may comfort and
~~protect~~^{preserve} the thousands of brave
men, now languishing in
our hospitals, and speedily
restore them in health to their
homes, to receive a Nation's
homage and gratitude.

Let us invoke His ~~protecting~~^{fostering}
~~care~~^{care} to sustain the widows
and the fatherless, who mourn
the loss of their earthly protect-
ors, fallen in the shock of
battle.

Let us seek His Blessing
upon our State, and pray
that He will enable us to
preserve peace and good order
within our borders.

And finally let us pray
that the year may be crowned
with a peace that will last
forever; that the industry of
the country may be restored
again to its accustomed
channels; that Liberty may
be firmly established through-
out the land; and prosperity

in the lot of a united, and
happy ~~country~~ people.

In witness whereof
I have hereunto set
my hand, and
caused the Great
Seal of State to be
affixed this eighth
day of May A.D.
one thousand eight
hundred & sixty five

Fredth J. Low

Attest

A. B. Kidding

Secretary of State

Chelmsford 72
de la Roche Sept 6th 1868.

Done July 29th 1865.

Chelmsford
to the hotel July 1st 1861.

Chelmsford July 1st 1861.

1

Election Proclamation.
State of California.
Executive Department.

Notice is hereby given that a
General Election will be held
on Wednesday, the sixth day
of September next, throughout
the State, on which day,
Senators and Representatives
to the Legislature of California
will be elected, as follows;

Second Senatorial District, —
composed of the Counties of Los
Angeles — One Senator.

Third Senatorial District, —
composed of the Counties of San
ta Barbara and San Luis Obispo.
One Senator.

Fourth Senatorial District —
composed of the Counties of
Cuba and Fresno — One
Senator.

Election Proclamation.

State of California.

Executive Department.

Notice is hereby given that a
General Election will be held
on Wednesday, the sixth day
of September next, throughout
the State, on which day,
Senators and Representatives
to the Legislature of California
will be elected, as follows;

Second Senatorial District, —
composed of the Counties of Los
Angeles — One Senator.

Third Senatorial District, —
composed of the Counties of San
ta Barbara, and San Luis Obispo —
One Senator.

Fourth Senatorial District —
composed of the Counties of
Fresno and Merced — One
Senator.

Fifth Senatorial District —
composed of the Counties of San
ta Clara — One Senator.

Eighth Senatorial District —
composed of the Counties of San
Francisco and San Mateo —
Two Senators; to be elected by
the County of San Francisco.

Ninth Senatorial District —
composed of the County of Alameda — One Senator.

Twelfth Senatorial District —
composed of the Counties of
Tulare and Mono —
One Senator.

Thirteenth Senatorial District —
composed of the County of Calaveras. One Senator.

Fourteenth Senatorial District —
composed of the Counties of
Fresno and Alpine — One
Senator.

Fifteenth Senatorial District —
composed of the County of
El Dorado — One Senator.

Sixteenth Senatorial District —
composed of the County of
Sacramento — One Senator.

Seventeenth Senatorial District—
composed of the Counties of
Sierra and Yolo— One
Senator.

Nineteenth Senatorial District—
composed of the County of
Sonoma— One Senator.

Twentieth Senatorial District—
composed of the County of
Placer— One Senator.

Twenty first Senatorial District—
composed of the County of
Nevada— One Senator.

Twenty second Senatorial District—
composed of the County of
Sierra— One Senator.

Twenty third Senatorial District—
composed of the Counties of
Elba and Butte— One Sen-
ator; to be elected by the Counties
of Elba and Butte, jointly.

Twenty fourth Senatorial District—
composed of the Counties of
Yuba and Plumas and
Lassen— One Senator— to
be elected by the County of Yuba.

Twenty eighth Senatorial District
composed of the County of
Siskiyou - One Senator.

Members of the Assembly will
be elected as follows.

San Diego County, one member.
San Bernardino County, one
member. Los Angeles County,
two members. Santa Barbara
and San Luis Obispo Counties,
one member. Tulare County,
one member. Fresno County,
one member. Mariposa
County, one member. Merced
and Stanislaus Counties, one
member. Santa Cruz County,
one member. Monterey County,
one member. Santa Clara
County, three members. San
Francisco County, twelve
members. San Mateo County,
one member. Alameda County,
two members. Contra Costa
County, one member. Marin
County, one member. San
Joaquin County, two members.
Tribune and other Counties,
three members. Calaveras
County, three members. Kern
and ^{and Alpine} ~~and~~ Counties, two members.

El Dorado County, four mem-
bers. Sacramento County,
five members. Colusa County,
one member. Yolo County,
one member. Sapa and Lake
Counties one member. Men-
dozino County, one member.
Sonoma County, three members.
Placer County, three members.
Nevada County, four members.
Sierra County, two members.
Tuba County, three members.
Butler County, one member.
Butte County, two members.
Tumas and Lassen Counties,
one member. Tehama and
Colusa Counties, one member.
Shasta County, one member.
Trinity County, one member.
Conduct County, one member.
Klamath and Del Norte Coun-
ties, one member. El Dorado
County, two members.

The attention of the Boards of
Supervisors in the several Counties
is directed to an Act entitled
"An Act ~~to amend an act~~
to regulate elections" passed
March 23rd 1860, and amend-
ed April 20th 1862. See Statutes
of 1863, page 353.

In witness whereof, I have
hereunto set my hand and
caused the Great Seal of the State
to be affixed this
twenty ninth day
of July, in the
year of our Lord
One thousand
eight hundred
and eighty five.

Fred^d. J. Low,
Governor of California

Attest

H. B. Medding
Secretary of State

Medical History
73
Hickman.

June 20th 1863



State of California---Executive Department,)

Sacramento, Sept 8th 1865)

Election Proclamation.

Notice is hereby given that a Special Judicial Election will be held on Wednesday, the Eighteenth day of October next, throughout the State, at which the following officers are to be elected:

One Justice of the Supreme Court.

A District Judge for the Fifteenth Judicial District; composed of the County of Contra Costa, and all that portion of the City and County of San Francisco, which is not included within the limits of the Third and Fourth Judicial Districts.

A County Judge for each of the following Counties.

Election Proclamation.

Notice is hereby given that a Special Judicial Election will be held on Wednesday, the Eighteenth day of October next, throughout the State, at which the following officers are to be elected:

One Justice of the Supreme Court.

A District Judge for the Fifteenth Judicial District composed of the County of Contra Costa, and all that portion of the City and County of San Francisco, which is not included within the limits of the ^{Third} Fifth and Fourth Judicial Districts.

A County Judge for each of the following Counties.

Solano. Mono. Alpine, and Lassen.

The attention of the Boards
of Supervisors in the several
Counties, is directed to an
Act entitled "An Act to
regulate Elections", passed
March 23^d 1857, and amended
April 20th 1863. (See Statutes
of 1863, page 353.)

In witness whereof, I have here-
unto set my hand, and
caused the Great Seal of
the State to be affixed
this seventh day
of September, in
the year of our
Lord one thousand
eight hundred and
Sixty five.

Fred^r. J. Low
Governor of California

Attest

W. H. Widdings
Secretary of State

W. H. Widdings
Deputy

Proclamation

Special Section

Oct 21/15

**STATE OF CALIFORNIA,
EXECUTIVE DEPARTMENT.**

San Francisco, October 21, 1922.

ELECTION PROCLAMATION.

NOTICE IS HEREBY GIVEN THAT
A SPECIAL ELECTION will be held on **November 2nd**, the 2nd day of November next, in the city and county of San Francisco, for the purpose of electing **ONE SENATOR** for the High or Senatorial District, **the 1st** of **SENATORIAL DISTRICT**, to-wit:

The action of the Board of Supervisors of the city and county of San Francisco is directed to "An Act to regulate Elections," passed March 2, 1920, and Act amendatory thereof, approved April 27, 1922, and April 20, 1923. In witness whereof, I have hereunto set my hand and caused the Great Seal of State to be affixed, this 21st day of October, A. D. 1922.

FRANK P. LOW, Governor of California.
A. B. KENNEDY, Secretary of State.

Eichen Kestänmatten in der
 Qualen in 18. Jahren
 abget. wie 18. abget.

74

Eine Ebene 18. 18.



State of California---Executive Department,)

Sacramento, October 21, 1865-1

Election Proclamation.

Notice is hereby given that a
special Election will be
held on

Saturday the 25th day of
November next;

in the City and County of San
Francisco, for the purpose of
electing one Senator for the
Eighth Senatorial District,
vice John H. Redington, resigned.

The attention of the Board of
Supervisors of the City & County
of San Francisco is directed to
"An Act to regulate Elections,"
passed March 23, 1850, and
Acts amendatory thereof approv-
ed April 27, 1855, and April
20, 1863.

As witnesses whereof I have here-
unto set my hand, and

The attention of the Board of
Supervisors of the City & County
of San Francisco is directed to
San Act to regulate Elections,
passed March 23, 1850, and
Acts amending thereof approv-
ed April 27, 1855, and April
20, 1863,

In witness whereof I have here-
unto set my hand, and
caused the Great
Seal of State to be
affixed, this twentieth
first day of October
A. D. 1865.

Fred^d. J. Ford
Governor of the State

Wm. L. G. Smith
Secretary of State

Handwritten 76 *Handwritten*

*Filed in Office of
Secy of State
Nov 11 1868*

Thanksgiving Proclamation.

By his Excellency Fredk. P. Low,

Governor of California.

"Enter into His gates with thanksgiving
and into His courts with praise."

In obedience to the time-honored belief
of our fathers, that States, as well as
individuals, should publicly acknowledge
the supremacy of divine power,
and in accordance with the recom-
mendation of the President of the Uni-
ted States, I do hereby appoint,

Thursday the 7th day of December next,

as a day when the people of California
may unite with the people of her
sister States, in public thanksgiving
to the Great Ruler of the Universe.

Let that day be set apart to refresh
out our brothers, for religious exercises
in our churches, and social festivities
in our homes, for upon no occasion
has the foundation of the Republic

scourged with epidemic disease,
we have enjoyed during the year
the unmeasured blessings of health.

Our schools and seminaries of
learning are in a flourishing condition.

Our mines are still yielding
of their abundance; our harvests have
been plentiful; and all our industrial pursuits
have prospered in an unusual degree.

But above all, and more than
all, we have reason to rejoice that
peace has been restored to our be-
loved country. The deluge of blood
through which, for four years, the
national flag was carried, has been
stayed and blighted. The
black cloud of war and desolation
has been lifted, and Victory appears
inscribed in letters of living light
upon its ever living, to gladden
the hearts of our earnest, humane
and Christian people.

The war for the Union has
culminated in the triumph of
liberal principles, and the com-
plete vindication of constitutional
authorities.

Slavery has been destroyed
in the conflict of arms, and
under the blessing of God, the
Republic is once more united
upon the basis of equal and

exact justice to all its citizens.

Let us then mingle with
our thanksgivings such acts of
kindness to the friendless, and
kind words of sympathy to those
who are the in distress, as
shall testify our humble and
grateful spirit in the midst
of our ~~burdened~~ ^{blessings} ~~benefactions~~.

In witness whereof, I have
hereunto set my hand, and
caused the Great Seal
of State to be affixed,
at Sacramento, this
tenth day of November
A. D. 1866.

Fred^d J. Low
Governor of California

Attest:
J. B. Linn
Secretary of State.

Species ~~Chloroph~~ *Chloroph* *Chloroph*

14th Senatorial District, comprised
of the Counties of *Chloroph* & *Chloroph*.

Nov 21. 1865.



State of California---Executive Department,)

Sacramento, Nov 21st 1865-)

Whereas, at the General Election held throughout the State on the sixth day of September A.D. 1865, George W. Seaton was duly elected, by the qualified voters of the Counties of Alpine and Colusa, a Senator, to represent the Fourteenth Senatorial District, in the Legislature;

And whereas it appears from official information presented to me, that the said George W. Seaton has since died, thereby causing a vacancy;

Now therefore by the authority vested in me by the Constitution and Laws of this State, I do hereby order that a Special Election shall be held in the Fourteenth Senatorial District, composed of the Counties of Alpine and Colusa, on Saturday the 23^d day of December next,

for the purpose of filling said vacancy.

By Command of the Governor

Whereas, at the General Election held throughout the State on the sixth day of September A.D. 1865, George W. Seaton was duly elected by the qualified voters of the Counties of Alpine and Chisador, a Senator, to represent the Fourteenth Senatorial District, in the Legislature;

And whereas it appears from official information presented to me that the said George W. Seaton has since died, thereby causing a vacancy;

Now therefore by the authority vested in me by the Constitution and Laws of this State, I do hereby order that a Special Election shall be held in the Fourteenth Senatorial District, composed of the Counties of Alpine and Chisador, on Saturday the 23^d day of December next, for the purpose of filling said vacancy.

The attention of the Boards of Supervisors in said Counties is directed to "An Act to regulate

Electors" passed March 23.
1850, and Acts are resolutions
there of, approved April 27.
1855, and April 20, 1863.

In witness whereof I have
hereunto set my hand
and caused the Great Seal
of State to be affix-
ed this twentieth
first day of Nov-
ember A. D.
1865.

Fred^d. F. Low
Governor of California

Attest

A. A. Redden
Secretary of State.

Amador Ledger	} Until Date.
Alpine Chronicle	
Monitor Gazette	
At Silver Mountain	
if there is any paper	

78

Oct 11th 1874

Proclaimatory Veremos
Receiving Commission
of Philip E. Shannon
Commissioner of Lands

State of California Executive Department
Sacramento Oct 11th 1864

Whereas, on the twenty fifth day of October A.D. 1862, Philip E. Shannon was appointed and commissioned by the Governor of California, a commissioner of Deeds for said State to reside at Washoe City in the Territory of Nevada, in accordance with an Act of the Legislature, approved March 20th 1850, and amendment thereto approved February 11th 1859,

And whereas a Petition has been presented to me, signed by a large number of persons, residents of Washoe City, asking that the said Shannon's Commission be revoked, assigning as a reason for the request that the said Shannon is open and avowed in his abuse of the Government and is in alliance with the aiders and abettors of treason,

I see therefore by virtue of the authority in me vested by the first Section of the said Act of March 20th 1850, I do hereby revoke and annul the Commission of the said Philip E. Shannon, to take effect on the first day of November A.D. 1864, and declare that after this ^{first} day of November A.D. 1864

He shall no longer be recognized as a
Commissioner of Lands for the State of
California

In testimony whereof I have
hereunto set my hand and caused the
Great Seal of State to be affixed this
Eleventh day of October in the year
of our Lord One thousand eight hundred
and fifty four



Wm. H. H. Loomis
Governor of California

Attest
B B Redding
Secretary of State

By W H Redding
Deputy

Pro incense 79

Pro incense 79

Thanksgiving Proclamation To the People of California.

Once more the changes of the
Autumnal season admonish
us that another year is drawing
to a close; the gathering of an
abundant harvest is accom-
plished, and it is fitting that
a day should be set apart,
and consecrated to the Giver
of all good for the benefits we
have received. Taking counsel
therefore of a custom that
has been so long hallowed by
annual observance, I, Fredk
H. Low, Governor of the State
of California, do appoint

Thursday the 29th of November inst.,

as a day of Thanksgiving and
Praise. And the end that the
people of this State may meet
together and give public expres-
sion to their gratitude for the

Thanksgiving Proclamation to the People of California.

Once more the changes of the
Autumnal season admonish
us that another year is drawing
to a close; the gathering of an
abundant harvest is accom-
plished, and it is fitting that
a day should be set apart,
and consecrated to the Giver
of all good for the benefits we
have received. Taking counsel
therefore of a custom that
has been so long hallowed by
annual observance, I, Fredk
P. Low, Governor of the State
of California, do appoint
Thursday the 29th of November inst.
as a day of Thanksgiving and
Praise, so that the people of this State may meet
together and give public expres-
sion to their gratitude for the
manifold blessings with which
the year has been crowned.

Let us, with devout hearts, render thanks to the Great Ruler of Nations for the peace that blest our common country; for the enterprise of the people which is so fast repairing the ravages of war; for the material prosperity which is everywhere apparent; and for the spirit of loyalty, justice and humanity, which gives assurance that every vestige of oppression shall be blotted out from the national Statutes.

And while we render thanks to Almighty God for favors already bestowed, let us pray that he will endow all who may be called upon to perform executive, legislative, or judicial duties, with such a sense of justice, as will induce them to guard the rights of the people with jealous solicitude, and ensure to every citizen his rightful inheritance — "equality before the law."

As a State we have eminent cause for thanksgiving; we have been favored with the greatest of all worldly blessings — health;

we have been free from the
dreaded scourge of cholera;
and from those tempests and
conflagrations which have des-
olated other portions of our land.
All our accustomed channels
of industry have held their
peaceful and prosperous course,
giving to our farmers, miners
and mechanics, an abundant
reward for the labors of the
year. We have added largely
to the number of our churches
and schools, thus securing to
all the wholesome advantages
of education, and the benign
influences of religious instruction.

And while we are making
preparations for the proper ob-
servance of the day thus set
apart, let us seek out and
relieve individual cases of
suffering, sorrow and distress,
so that it may prove an
occasion of peculiar thank-
giving and joy to the poor,
the needy, and the afflicted.

In witness whereof I have
hereunto set my hand and
caused the Great Seal of State

to be affixed, at Sacramento,
this fifth day of November
A.D. 1856.

Frederick J. Love,
Governor of California

Attest
A. H. Riddings
Secretary of State.

70-1706-
is this,

89
Election Proclamation
for
Sept. 4th 1867.

Filed Aug 3rd 1867

Election Proclamation.

State of California

Executive Department.

Notice is hereby given that
a General Election will be
held throughout the State on
Wednesday the fourth day of
September next.

at which time the following
Officers are to be elected.

Three citizens of the County.

of Governor.

of Lieutenant Governor.

of Secretary of State.

of State Auditor.

of State Treasurer.

of Attorney General.

of Surgeon General.

of Chief of the Supreme Court.

of State Printer.

of State Board of Education.

Electoral Proclamation.

State of California
Executive Department.

Notice is hereby given that
a General Election will be
held throughout the State on
Wednesday the fourth day of
September next.

at which time the following
Officers are to be elected.

Three Members of Congress.
A Governor.
A Lieutenant Governor.
A Secretary of State.
A State Comptroller.
A State Treasurer.
An Attorney General.
A Surgeon General.
A Chief of the Supreme Court.
A State Printer.
A State Board of Commissioners.

Also State Senators as follows:
First District — composed of

the Counties of San Diego and
San Bernardino - One Senator.

Fourth District - Composed of the
Counties of Mariposa, Elwood
and Stanislaus - One Senator.

Fifth District - Composed of the
Counties of Santa Cruz and
Monterey - One Senator.

Sixth District - Composed of
the Counties of San Francisco
and San Mateo - Three Senators.
Two of whom shall be elected
in San Francisco, and one
in San Francisco and San Mateo
together.

Seventh District - Composed of
the Counties of Contra Costa
and Alameda - One Senator.

Eighth District - Composed of
the County of San Joaquin -
One Senator.

Ninth District - Composed
of the Counties of Colusa, Yuba,
Sutter and Nevada - One Senator.

Thirteenth District - Composed of the
County of Calaveras - One Senator.

Fourteenth District - Composed of the
County of El Dorado - One Senator.

Fifteenth District - Composed of the
County of Sacramento - One Senator.

Sixteenth District - Composed of the
Counties of Yuba, Lake & Mendocino -
One Senator.

Seventeenth District - Composed of the
County of Placer - One Senator.

Eighteenth District - Composed of the
County of Nevada - One Senator.

Nineteenth District - Composed of the
Counties of Yuba & Sutter - One Senator.
To be elected by the County of Yuba.

Twentieth District - Composed of the
Counties of Butte, Plumas & Lassen -
One Senator.

Twenty-first District - Composed of the Counties
of Glenn & Colusa - One Senator.

Twenty-second District - Composed

of the Counties of Shasta and
Siskiyou - One Senator.

Twenty Seventh District, - Com-
posed of the Counties of Humboldt,
Klamath and Del Norte -
One Senator.

Also Members of the Assembly
as follows.

San Diego County - One Member.

San Bernardino County - One
Member.

Los Angeles County - Two Members.

Santa Barbara and San Luis
Obispo Counties - One Member.

^{San and Kern}
Inland Counties - One Member.

Fresno County - One Member.

Mariposa County - One Member.

Merced and Stanislaus Counties -
One Member.

Santa Cruz County - One Member.

Monterey County - One Member.

Santa Clara County - Three Members.

San Francisco County - Twelve Members.

San Mateo County - One Member.

Alameda County - Two Members.

Contra Costa County - One Member.

Marin County - One Member.

San Joaquin County - Two Members.

Yuba, Colusa and Sutter

Countries - Three Members
Calaveras County - ^{and Alpine} Three Members.
Inyo and Owens Counties Two Members.
El Dorado County - Four Members.
Sacramento County - Five Members.
Solano County - One Member.
Yuba County - One Member.
Napa and Lake Counties -
One Member.
Mendocino County - One Member.
Sonoma County - Three Members.
Glacier County - Three Members.
Nevada County - Four Members.
Sierra County - Two Members.
Tuba County - Three Members.
Butler County - One Member.
Butte County - Two Members.
Thurman and Lassen Counties -
One Member.
Chama and Colusa Counties -
One Member.
Shasta County - One Member.
Trinity County - One Member.
Gumboldt County - One Member.
Humboldt and Del Norte
Counties - One Member.
Siskiyou County - Two Members.

The attention of the Board of
Superiority in the several
Counties, is directed to Section

One, of Acts & Supplementaries
to and amendments of the
various Acts regulating
Elections, and to repeal
certain laws on the subject,
Approved March 31. 1866. See
Statutes 1865-6, page 509.

In witness whereof I have
hereunto set my hand,
and caused the
Great Seal of State
to be affixed this
third day of Aug-
ust A.D. 1867

Fred^k. J. Low
Governor

Attest

Secretary of State

Proclamation
for
Medicine Election

Filed Sept 14. 1867.

Election Proclamation.
State of California
Executive Department.

Sacramento, September 14th 1867

Notice is hereby given that a
Special Judicial Election
will be held throughout the State on
Wednesday

The Sixteenth day of October next,
at which the following officers
are to be elected;

One Justice of the Supreme Court.

A District Judge for the thirteenth
Judicial District, composed
of the Counties of Butte,
Presno, Merced, Mariposa,
and Stanislaus.

Election Proclamation.

State of California
Executive Department.

Sacramento September 14th 1867

Notice is hereby given that a
Special Judicial Election
will be held throughout the State on
Wednesday

The Sixteenth day of October next,
at which the following officers
are to be elected;

One Justice of the Supreme Court.

A District Judge for the thirteenth
Judicial District, composed
of the Counties of Tulare,
Fresno, Merced, Mariposa,
and Stanislaus.

A District Judge for the six-
teenth Judicial District,

composed of the Counties of
Alpine, Mono, Inyo and
Kern.

A Probate Judge for the
City and County of San
Francisco.

A County Judge for each of
the following Counties -
Alameda, Amador, Butte,
Calaveras, Colusa, Contra Costa,
Del Norte, El Dorado, Fresno,
Gumboldt, Inyo, Kern,
Klamath, Lake, Los Angeles,
Marin, Mariposa, Mendocino,
Merced, ~~Mono~~, Monterey, Napa,
Nevada, Placer, ~~Plumas~~,
Sacramento, San Bernardino,
San Diego, San Francisco, San
Joaquin, San Luis Obispo,
San Mateo, Santa Barbara,
Santa Clara, Santa Cruz,
Shasta, Sierra, Siskiyou,
~~Solano~~, Sonoma, Stanislaus,
Sutter, Tehama, Trinity,
Tulare, Tuolumne, Yolo,
Yuba.

A Superintendent of Public
Instruction.

The attention of the Senate
of the Commonwealth of the several
Counties is directed to sec-
tion one of the act supple-
mentary to and amendatory
of the various acts regulating
elections, and to repeal certain
laws on the subject," approved
March 31st, 1886. (See Statutes
1885-6 page 209.)

In witness whereof, I have
hereunto set my hand, and
caused the Great
Seal of State to be
affixed, this fourteenth
day of September
A. D. 1887.

Fred^d. J. Low
Governor

Attest L. S. Bulfinch
Secretary of State

82
Election Proclamation
Special Election. Seventh
Senatorial District to fill
vacancy of Wm J. Knox dec

Thursday January 2. 1868

Filed Nov 30. 1867.



State of California--Executive Department,)

Sacramento, Nov 30, 1867)

Election Proclamation.

Whereas, official information has been received at this Department of the decease of Hon William C. Kiny, Senator for the seventh Senatorial District, composed of the Counties of Santa Clara & Alameda; Now therefore, by virtue of the authority in me vested by the Constitution and laws of this State I do hereby order an Election to be held in the said District on

Thursday the 2nd of January 1868,

at which time a Senator will be chosen to fill the vacancy caused by the death of William C. Kiny.

The attention of the Board of Supervisors of the County of Santa Clara is called to the foregoing

San Francisco, Nov 20, 1887

²⁵ Election Proclamation.

Whereas, official information has been received at this Department of the decease of Hon William C. Kiny, Senator for the seventh senatorial district, composed of the Counties of Santa Clara:

Now therefore, by virtue of the authority in me vested by the Constitution and laws of this State I do hereby order an Election to be held in the said District on

²⁷
Thursday the 2nd of January 1888.

at which time a Senator will be chosen to fill the vacancy caused by the death of William C. Kiny.

The attention of the Board of Supervisors of the County of Santa Clara is called to the provisions of Section one of an Act Supplemental to and amend-
ing of the various acts

of the various Acts regulating
Elections, and to repeal cer-
tain laws on the subject,
approved March 31, 1856, see
(Statutes 1855-6 page 509)

In witness whereof I have
hereunto set my hand and
caused the Great
Seal of State to be
affixed this thirtieth
day of November
A.D. 1857.

Fred^{re} J. Low,
Governor

Attest

Amos A. Redding
Secretary of State

83

Shanksyning Proclamation.

Filed Nov 9th 1867.

Thanksgiving Proclamation.

The year is drawing toward its
close, and the harvest is
abundant, and the people are
prosperous and happy.

It is a time of thanksgiving
and praise to God for His
blessings upon us, and for His
mercy and goodness to all
His creatures.

Thursday the 28th day of November
is a day of thanksgiving in the
State of New York, and it is
a day of thanksgiving to God.

Witness my hand and seal at
the City of New York, this 27th day of November, 1864.

Thanksgiving Proclamation.

The year is drawing toward its
close, and we are gathered
our own people are united, peace
reigns the land, and thanksgiving
is the portion of the people.

As a nation we are dependent
upon the Divine Providence,
and the many blessings in which we
are clothed, are all attributable to the
mercies of our Heavenly Father.
At this end of the year
I am

Thursday the 28th day of November
instant, to be observed in the
people of this State as a day of
public thanksgiving & praise,
to give us the day set apart, as
a time for us to assemble in
places of religious worship.

and the desert parts are
thickly settled.

That the people have
been secured with health, and
that the country is full of
rich, productive farms and stock
the people of the country are
it expected by the people.

That the people of the new
land have been secured
and the people are secured by
the people of the new land.

That the people after
the new land have been secured
the people are secured, and
the people are secured by the
people of the new land.

That the people have been
secured and the people are
secured by the people of the
new land.

That the people are secured
by the people of the new land
the people are secured by the
people of the new land.

That the people are secured
by the people of the new land
the people are secured by the
people of the new land.

made them apparent.

That churches are multiplied and the sentiment of the people elevated.

And while we strive to render thanks to "Our God" every good and beautiful gift in the blessing of a nation the war has been commenced, let us seek out and relieve the destitute and the afflicted, do that all our resources be made to apply, and all our strength be put forth in a relief of the suffering people.

In witness whereof I have hereunto set my hand and caused the Great Seal of the State to be hereunto affixed.

Done at the City of New York, this 1st day of July, 1867.

Fred^x J. Low
Governor

Attest:

Recorded

Chas. C. Felt

Secretary of State

Proclamation of
Governor for Special Election

84
State Senator for 11th Senatorial
District. Nov. 3. 1868

Filed in office of Secretary
of State Aug. 3rd 1868 and
Certified Copy furnished by mail
to Supervisors of San Joaquin
Co.

H. L. Nichols

Sec. of State

By Lewis B. Harris
Depy

Election Proclamation.



State of California--Executive Department,

SACRAMENTO.

August 1st 1868.

Whereas, official information has been received at this Department to the effect that a vacancy exists in the eleventh Senatorial District, composed of the county of San Joaquin, said vacancy having been created by the death of the Hon. J. C. Perley;—

Now Therefore, by virtue of the authority vested in me by the Constitution and Laws of this State, I, H. H. Haigh, Governor of the State of California, do hereby order that an special election for State Senator be held, to fill said vacancy, in the aforesaid Senatorial District, on the third day of November, A. D., one thousand eight hundred and sixty eight.

In Testimony Whereof, I have set my hand, and caused the great seal of the State to be

Accordingly, under the authority of the Constitution and Laws of this State, I, H H Haight, Governor of the State of California, do hereby order that a special election for State Senator be held, to fill said vacancy, in the aforesaid Senatorial District, on the third day of November, A.D., one thousand eight hundred and sixty eight.

In Testimony Whereof, I have set my hand, and caused the great seal of State to be hereto affixed, at the city of Sacramento, California, this first day of August, A.D., ^{thousand} one thousand eight hundred and sixty eight.

H H Haight
Governor.

Attest

J. A. Nichols.

Secretary of State

Election Proclamation
for 85
November 3, 1868

Filed in office of the
Secretary of State Sept.
17th. 1868

H. L. Nichols
Sec. of State
By Secy. D. Harris
Dep't,

Election Proclamation.



State of California--Executive Department,

SACRAMENTO, September 15th 1868

Notice is hereby given that a General Election will be held throughout the State of California, on Tuesday, the 3rd day of November next, when the following officers are to be elected:

Three Representatives to the Congress of the United States, To be elected in the following manner viz:

One Representative in the First Congressional District, comprising the counties of San Diego, Los Angeles, San Bernardino, Santa Barbara, San Luis Obispo, Tulare, Monterey, Fresno, Merced, Mariposa, Stanislaus, Santa Clara, Santa Cruz, San Mateo, San Francisco, Inyo, and Kern.

One Representative in the Second Congressional District comprising

Notice is hereby given that a General Election will be held throughout the State of California, on Tuesday, the 3rd day of November next when the following officers are to be elected:

Three Representatives to the Congress of the United States, To be elected in the following manner viz:

One Representative in the First Congressional District, comprising the counties of San Diego, Coz Angeles, San Bernardino, Santa Barbara, San Luis Obispo, Tulare, Monterey, Fresno, Merced, Stanislaus, Santa Clara, Santa Cruz, San Mateo, San Francisco, Inyo, and Kern.

One Representative in the Second Congressional District, comprising the counties of Contra Costa, Alameda, San Joaquin, Tuolumne, Mono,

Calaveras, Amador, El Dorado,
Sacramento, Placer, Nevada, and
Alpine.

One Representative in the Third
Congressional District, comprising
the Counties of Marin, Sonoma,
Napa, Lake, Solano, Yolo, Sutter,
Yuba, Sierra, Butte, Plumas, Tehama,
Colusa, Mendocino, Humboldt, Trin-
ity, Shasta, Siskiyou, St. Lamath,
Del Norte, and Cassen.

There are also to be elected,
Five Electors of President and
Vice President of the United States.
The attention of the Boards of Supervisors of
the various counties is directed to An Act
regulating elections, approved,
March 30th 1868.

(See Statutes 1867-8, page 680)

The attention of County Clerks is directed
to An Act to provide for choosing Presi-
dential Electors, approved, March
28th 1868.

(See Statutes 1867-8, page 430)

In witness whereof, I have hereunto set my
hand and caused the Great
Seal of the State of California to
be affixed.

Done at Sacramento this fifteenth
day of September, A.D. 1868.

Attest

Alpine.

One Representative in the Third Congressional District, comprising the Counties of Marin, Sonoma, Napa, Lake, Solano, Yolo, Sutter, Yuba, Sierra, Butte, Plumas, Tehama, Colusa, Mendocino, Humboldt, Trinity, Shasta, Siskiyou, St. Lawrence, Del Norte, and Cassia.

There are also to be elected,
Five Electors of President and Vice President of the United States.
The attention of the Boards of Supervisors of the various counties is directed to An Act regulating elections, approved,
March 30th 1868.

(See Statutes 1867-8, page 680)

The attention of County Clerks is directed to An Act to provide for choosing Presidential Electors, approved, March 28th 1868.

(See Statutes 1867-8, page 430)

In witness whereof, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed.

Done at Sacramento this fifteenth day of September, A.D. 1868.

Attest:

A. S. Nichols,
Secretary of State -

H. H. Haigley
Governor -

Election Proclamation
for 88
September 1st. 1869

Filed in office of the
Secretary of State
July 31st. 1869 &
Copy sent for Publication
in State Capital Reporter

H. L. Nichols
Secy of State
By Geo S. Harris



STATE OF CALIFORNIA,

Executive Department,

Sacramento, July 30 1869.

Notice is hereby given that a General Election will be held throughout the State on

Wednesday, the first day of September, A.D. 1869,

at which time the following officers are to be elected:

State Senators as follows:

Second District, composed of the county of Los Angeles - one senator;

Third District, composed of the counties of San Luis Obispo and Santa Barbara - one senator;

Fourth District, composed of the counties of Fresno, Kern and Inyo - one senator;

Fifth District, composed of the county of Santa Clara - one senator;

Sixth District, composed of the counties of San Francisco and San Mateo - two senators; one of whom are to be elected

Notice is hereby given that a General
Election will be held throughout the
State on

Wednesday, the first day of
September, A.D. 1869,

at which time the following officers are
to be elected:

State Senators as follows:

Second District, composed of the county of
Los Angeles - one Senator;

Third District, composed of the counties
of San Luis Obispo and Santa Barbara -
one Senator;

Fourth District, composed of the counties
of Fresno, Kern and Mono - one Senator;

Fifth District, composed of the county of
Santa Clara - one Senator;

Sixth District, composed of the ^{city &} counties
of San Francisco and San Mateo - two
Senators; both of whom are to be elected
in the county of San Francisco;

Seventh District, composed of the county of
Maricopa - one Senator;

Twelfth District, composed of the
counties of Buchanan, Mono and
Inyo - one senator;

Thirteenth District, composed of the
county of Calaveras - one senator;

Fourteenth District, composed of the
counties of Alpine and Inyo -
one senator;

Fifteenth District, composed of the
county of El Dorado - one senator;

Sixteenth District, composed of the
county of Sacramento - one senator;

Seventeenth District, composed of the
counties of Colusa and Yuba -
one senator;

Eighteenth District, composed of the
county of Yuba - one senator;

Nineteenth District, composed of the
county of Placer - one senator;

Twentieth District, composed of the
county of Nevada - one senator;

Twenty-first District, composed of the
county of Sierra - one senator;

Twenty-second District, composed of the
counties of Butte and Yuba -
one senator;

Twenty-fourth District, composed of
the counties of Butte, Lumas
and Baker - one senator;
Twenty-eighth District, composed of
the County of Esquigon - one
senator.

Also, members of the Assembly, as follows:
San Diego county - one member;
San Bernardino county - one member;
Los Angeles county - two members;
Santa Barbara and San Luis Obispo
counties - one member;
Glenn and Colusa counties - one member;
Fresno county - one member;
Mariposa county - one member;
Merced and Stanislaus counties -
one member;
Santa Cruz county - one member;
Monterey county - one member;
Santa Clara county - three members;
San Francisco^{city} county - twelve members;
San Mateo county - one member;
San Joaquin county - two members;
Santa Costa county - one member;
Marina county - one member;

San Joaquin County - two members;
Tulare, Kings and Inyo Counties -
three members;

Calaveras County - three members;
Colusa and Colusa Counties - two
members;

El Dorado County - four members;
Sacramento County - five members;
Stanislaus County - one member;

Yuba County - one member;

Napa and Lake Counties - one member;

Mendocino County - one member;

Sonoma County - three members;

Glenn County - three members;

Modoc County - four members;

Sierra County - two members;

Yuba County - three members;

Butte County - one member;

Butte County - two members;

Plumas and Lassen Counties -
one member;

Yuba and Colusa Counties -
one member;

Yuba County - one member;

Yuba County - one member;

Humboldt County - one member;
Tehama and Colusa Coun-
ties - one member;

Yuba County, - two members.

The attention of the Board of
Supervisors of the several counties
is directed to section 1 of "An Act
supplementing, to and amending
of the various Acts regulating
elections and to repeal certain
laws on the subject" approved
March 31, 1866. (See Statutes
1865-66, page 509.) also to "An
Act to amend section 38 of an
act regulating elections, passed
March 23^d one thousand eight
hundred & fifty" approved March
30th 1868. (Statutes of 1867-68, page
580) —

In witness whereof
I have hereto set my
hand & affixed the
great Seal of State, at
the City of Sacramento
this 30th day of July 1869
H H Haigh
Governor -

Attest:
H. L. Nichols, Secy of State

Thanksgiving Proclamation^{-tion}

87


Issued Nov. 12. 1868

Filed in office of the
Secretary of State Nov.
13th 1868

H. L. Nichols

Sec. of St.

By Geo. B. Harris
Sect



Thanksgiving Proclamation.



State of California--Executive Department,

SACRAMENTO.

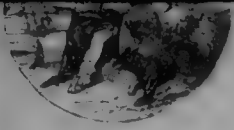
Nov 23

1868.

In accordance with an established custom, Thursday, the 26th day of November instant is hereby appointed as a day of thanksgiving and praise for the mercies of the past year.

The people of the State are invited to suspend their ordinary avocations on that day, and assembling in their several sanctuaries reverently and gratefully to acknowledge the goodness of Almighty God, in the many blessings bestowed upon them as a community and as individuals.

We have been favored the visitation of fertility and genuine health has prevailed, and abundant harvests are awarded the labor of husbandry. Our State has been



SACRAMENTO,

Nov 24 1868

1868

In accordance with an established custom, Thursday, the 26th day of November instant is hereby appointed as a day of thanksgiving and praise for the mercies of the past year.

The people of the State are invited to suspend their ordinary avocations on that day, and assembling in their several sanctuaries reverently and gratefully to acknowledge the goodness of Almighty God, in the many blessings bestowed upon them as a community and as individuals.

We have been spared the visitation of pestilence and famine. General health has prevailed, and abundant harvests have rewarded the labors of husbandry. Our State has been prosperous; our people contented; every interest has flourished; and

The cause of education, religion
and sound morals has advanced.
We are exempt from the evils of
arbitrary power on one hand,
and of popular license on the
other, and are enjoying the
greatest of earthly blessings, civil
and religious liberty, regulated
and guaranteed by organic
law.

In comparing our condi-
tion with that of the great ma-
jority of the human race, how
many causes for devout thank-
fulness appear.

Let us on the day set
apart for that purpose recount
our obligations to our Heavenly
Father, and thereby nourish in
our hearts those sentiments of
gratitude and love towards
the Giver of all good, which
should be felt by every one of
his intelligent creatures.

In testimony whereof,

I have set my hand, and caused
the great seal of State to be af-
fixed at the city of
Sacramento, this
twelfth day of No-
vember, A.D. one
thousand eight hun-
dred and sixty
eight.

H H Haight
Governor -

Attest:

W. L. Nichols.

Secretary of State.

Election Proclamation
for 88
Judicial Election
to be held

October 20th 1869

Filed in office of the Secre-
tary of State (and ordered published
in State Capital Reporter at
Sacramento & Daily Examiner
at San Francisco for 30 days)

September 13th 1869

M. L. Nichols

Sec. of State

By Law & Harris

Dept



STATE OF CALIFORNIA,

Executive Department,

Sacramento, Sept. 13, 1869

— Notice is hereby given that a —
Special Judicial Election
will be held throughout the State
on
— Wednesday, October 20th, 1869, —
at which time the following offi-
cers are to be elected:
Two Justices of the Supreme Court;
A District Judge for the First Judicial
District, composed of the counties
of Santa Barbara and San
Luis Obispo;
A District Judge for the Second
Judicial District, composed of
the counties of Tehama, Butte,
Plumas, and Lassen;
A District Judge for the Third Ju-
dicial District, composed of
the counties of Santa Cruz,
Santa Clara, Monterey, and Alameda;
A District Judge for the Fourth

— Notice is hereby given that a
Special Judicial Election
will be held throughout the State

on
— Wednesday, October 20th, 1869,
at which time the following offi-
cers are to be elected:

Two Justices of the Supreme Court;
A District Judge for the First Judicial
District, composed of the counties
of Santa Barbara and San
Luis Obispo;

A District Judge for the Second
Judicial District, composed of
the counties of Tehama, Butte,
Plumas and Lassen;

A District Judge for the Third Ju-
dicial District, composed of
the counties of Santa Cruz,
Santa Clara, Monterey and Alameda;

A District Judge for the Fourth
Judicial District, composed

- A District Judge for the Eleventh Judicial District, composed of the counties of Calaveras, Amador and El Dorado;
- A District Judge for the Twelfth Judicial District, composed of the county of San Mateo and part of the County of San Francisco;
- A District Judge for the Thirteenth Judicial District, composed of the counties of Placer and Nevada;
- A District Judge for the Fourteenth Judicial District, composed of the counties of Los Angeles, San Bernardino and San Diego;
- A County Judge for each of the following counties:
Alpine, Mono, Plumas, Tulare, Los Angeles, Inland and Lassen.

The attention of the Boards of Supervisors ~~of~~ of the several counties is directed to an Act supplementary to and amendatory

of the various Acts regulating
elections, and to repeal certain
laws on the subject," approved
March 31, 1866; (See Statutes 1865-66
page 509). Also, to an Act to
amend Section 38 of an Act
regulating elections, passed
March 23, 1850, approved March
30, 1868; (See Statutes 1867-68, page
680).

In Witness Whereof, I have
hereunto set my hand, and
caused the great
Seal of State to
be affixed at Sac-
ramento, this
thirteenth day
of September, A.D.
1869.

H. H. Haight
Governor

Attest:

J. A. Nichols

Secretary of State


EX-3670:89
Thanksgiving Information
November 18th 1869
By Gov. W. H. Straight

Filed in office of the
Secretary of State
November 2^d 1869

H. L. Nichols
Sec. of State

By Geo. D. Harris
Deputy

In accordance with established usage
Sunday November 18th 1869 is hereby appointed
as a day of thanksgiving and praise to Almighty God
for the blessings of the past year. The people of the
State are invited to devote the day designated to a
public recognition of the abundant blessings enjoy-
ed by them during the year about to close and
with reverent and grateful hearts to supplicate
the Divine favor for the year upon which we
are about to enter



In witness whereof I have
hereunto affixed my hand and
the Great Seal of State at
Sacramento this second day
of November A.D. 1869-

H H Haight
Governor

Attest

J. L. Nichols

Secretary of State

Thanksgiving 91
Proclamation by
Gov. Aaight

Filed in office of the
Secretary of State
November 17th 1890
A. L. Nichols
Secy of State
By Levi J. Harris
Deputy

State of California

Executive Department

Sacramento Nov. 16th 1840

In accordance with usage ^{which} on the
day the twenty-fourth day of Novem-
ber A.D. 1840 is hereby set apart as
a day of thanksgiving & praise to
Almighty God for the blessings of
the past year.

The people of the State
are recommended to assemble in
their several sanctuaries on that
day and make suitable acknowl-
edgement of the Divine goodness
which has been experienced by
them as a Community and as
individuals during the year about
to close.

While expressing our obli-
gations for past blessings let us
not fail also to remember that
no evidence of gratitude is so
acceptable to the Supreme Being
as that which is manifested by
obedience to his laws.

It is righteously
recolored which "exciteth a
nation, while sin is a reproach
to any people."

Executive Department
Sacramento Nov. 16th 1840

In accordance with usage which
day the thirty-fourth day of Novem-
ber A.D. 1840 is hereby set apart as
a day of thanksgiving & praise to
Almighty God for the blessings of
the past year.

The people of the State
are recommended to assemble in
their several Sanctuaries on that
day and make suitable acknowl-
edgment of the Divine goodness
which has been experienced by
them as a Community and as
individuals during the year about
to close.

While expressing our obli-
gations for past blessings let us
not fail also to remember that
no evidence of gratitude is so
acceptable to the Supreme Being
as that which is manifested by
obedience to his laws.

It is righteous-
ness alone which "exalteth a
nation, which sin is a reproach
to any people".

An Estimating where
of there is to set any thing

and caused the Great Seal of State
to be affixed at Sacramento this
16th day of November A.D. 1840

H H Haighe
Governor

Attorney

J. L. Nichols,
Secretary of State

Order of Governor 92
For publication of
proposed amendments to
the Constitution.

Filed in Office of the
Secretary of State
June 2^d 1871.
H. L. Nichols
Secy of State

State of California
Executive Department

Whereas, the Legislature at its sixteenth session did propose, and at its seventeenth session did adopt a proposed amendment to the Constitution of the State;

And whereas, the Legislature, by an act approved March 24, 1870, did make it the duty of the Governor to advertise the proposed amendment for the period of three months next preceding the next general election, and in such advertisement to prescribe the manner and for use of voting upon said amendment;

And whereas, in compliance with the act aforesaid, it is thought proper,

Executive Department

Whereas, the Legislature at its sixteenth session did propose, and at its seventeenth session did adopt a proposed amendment to the Constitution of the State;

And whereas, the Legislature, by an act approved March 24, 1840, did make it the duty of the Governor to advertise the proposed amendment for the period of three months next preceding the next general election, and in such advertisement to prescribe the manner and form of voting upon said amendment;

And therefore, in compliance with the act aforesaid, I H. H. Wright, Governor, do hereby order that the said amendment be pub-

lished in the San Francisco
Evening, ^{and in the State paper} for the period of three
months; and I do further
order that the following be the
form of voting upon the
ratification or rejection of
said amendment:

For amendment to article one of
the Constitution - Yes.

For amendment to article one of
the Constitution - No.

In Witness Whereof, I have
hereunto set my
hand and caused
the great Seal of
State to be affixed
at Sacramento this
Second day of
June, A.D. 1847.

W H Haight
Governor.

Attest

J. L. McElhool,

Secretary of State.

The Legislature, at its sixteenth session, did propose, and the Legislature, at its seventeenth session, did adopt a proposed amendment to the Constitution of the State, which said amendment is in the words following, to-wit:

Article one - Section twenty-two. The Legislature shall have no power to make any appropriation of money, for any purpose whatever, for a longer period than two years.

J. H. L. Nichols, Secretary of State of the State of California, do hereby certify that the above is a full, true and correct copy of the proposed amendment to the Constitution of the State as the same is of record in my office, which said amendment was prepared by the Legislature at its sixteenth

session and adopted by the
legislature at its nineteenth
session.

A. L. Nichols
Secretary of State -

Erection Proclamations
for 93
September 6th 1877

Filed in office of the
Secretary of State Aug 18th
1877 and copies sent to the
State Capital Reporter and
Daily Examiner in Publication
at D. Nichols
Secy of State



STATE OF CALIFORNIA,

Executive Department,

Aug.
Sacramento, ~~Aug.~~ 31. 1871

Notice is hereby given that
a General Election will be
held throughout the State on
Thursday, the sixth day of
September, A. D. 1871, at which
time the following officers are
to be elected:

Three members of Congress;
A Governor;

A Lieutenant Governor;

A Secretary of State;

A State Controller;

A State Treasurer;

An Attorney General;

A Surveyor General;

A Chief of the Supreme Court;

A State Printer;

A State Marshal & Commissioner.

Also, State Senators & Representatives:

First District, composed of the

counties of San Diego and

San Bernardino - one

Representative.

Notice is hereby given that
a General Election will be
held throughout the State on
Wednesday, the sixth day of
September, A. D. 1871, at which
time the following officers are
to be elected:

Three members of Congress;
A Governor;

A Lieutenant Governor;

A Secretary of State;

A State Controller;

A State Treasurer;

An Attorney General;

A Surveyor General;

A Chief of the Supreme Court;

A State Printer;

A State Harbor Commissioner.

Also, State Senators as follows:

First District, composed of the

counties of San Diego and

San Bernardino - one

Senator;

Fifth District, composed of the

counties of Mariposa, Merced
and Stanislaus - one
Senator;

Sixth District, composed of the
counties of Santa Cruz and
Monterey - one Senator;

Eighth District, composed of the
counties of San Francisco
and San Mateo - three
Senators, two of whom
shall be elected in San
Francisco, and one by San
Francisco and San Mateo
together.

Ninth District, composed of the
counties of Contra Costa and
Marin - one Senator;

Tenth District, composed of the
county of San Joaquin - one
Senator;

Eleventh District, composed of the
counties of Colusa, Yuba
and Sutter - one Senator;

Twelfth District, composed of the
county of California - one
Senator.

Fifteenth District, composed of the
county of El Dorado — one
Senator;

Sixteenth District, composed of the
county of Sacramento — one
Senator;

Eighteenth District, composed of
the counties of Napa, Lake and
Nevadocino — one Senator;

Nineteenth District, composed of
the county of Sonoma — one
Senator to fill the vacancy
occasioned by the death of
Senator Burnett;

Twentieth District, composed of the
county of Placer — one Senator;

Twenty-first District, composed of
the county of Nevada — one
Senator;

Twenty-third District, composed of
the counties of Sierra and
Tuttle — one Senator to be
elected by the county of Sierra;

Twenty-fourth District, composed of
the counties of Butte, Plumas
and Colusa — one Senator;

Twenty-fifth District, composed of the
counties of Tehama and Colusa—
one Senator;

Twenty-sixth District, composed of the
counties of Shasta and
Trinity—one Senator;

Twenty-seventh District, composed
of the counties of Humboldt,
Marathon and Del Norte—
one Senator.

Also, Members of the Assembly
as follows:

San Diego county—One Member.
San Bernardino county—One Member.
Los Angeles county—Two Members.
Santa Barbara and San Luis Obispo counties—One
Member.
Tulare and Kern counties—One Member.
Fresno county—One Member.
Mariposa county—One Member.
Merced and Stanislaus counties—One Member.
Santa Cruz county—One Member.
Monterey county—One Member.
Santa Clara county—Three Members.
San Francisco county—Twelve Members.
San Mateo county—One Member.
Alameda county—Two Members.
Contra Costa county—One Member.
Marin county—One Member.
San Joaquin county—Two Members.
Tuolumne, Mono and Inyo counties—Three Members.
Calaveras county—Three Members.
Amador and Alpine counties—Two Members.
El Dorado county—Four Members.
Sacramento county—Five Members.
Solano county—One Member.
Yolo county—One Member.
Napa and Lake counties—One Member.
Mendocino county—One Member.
~~San~~ county—Three Members.
Placer county—Three Members.
Nevada county—Four Members.
Sierra county—Two Members.
Yuba county—Three Members.
Butter county—One Member.
Butte county—Two Members.
Plumas and Lassen counties—One Member.
Tehama and Colusa counties—One Member.
Shasta county—One Member.
Trinity county—One Member.
Humboldt county—One Member.
Klamath and Del Norte counties—One Member.
Ashiyon county—Two Members.

The following amendment to
the Constitution of the State will
also be submitted to the people
for their ratification or rejection:
"Article one, Section twenty-two.

one Senator;
 Twenty-sixth District, composed of the
 counties of Shasta and
 Trinity - one Senator;
 Twenty-seventh District, composed
 of the counties of Humboldt,
 Klamath and Del Norte -
 one Senator.
 Also, Members of the Assembly
 as follows:

San Diego county—One Member.
 San Bernardino county—One Member.
 Los Angeles county—Two Members.
 Santa Barbara and San Luis Obispo counties—One
 Member.
 Tulare and Kern counties—One Member.
 Fresno county—One Member.
 Mariposa county—One Member.
 Merced and Stanislaus counties—One Member.
 Santa Cruz county—One Member.
 Monterey county—One Member.
 Santa Clara county—Three Members.
 San Francisco county—Twelve Members.
 San Mateo county—One Member.
 Alameda county—Two Members.
 Contra Costa county—One Member.
 Marin county—One Member.
 San Joaquin county—Two Members.
 Tuolumne, Mono and Inyo counties—Three Members.
 Calaveras county—Three Members.
 Amador and Alpine counties—Two Members.
 El Dorado county—Four Members.
 Sacramento county—Five Members.
 Solano county—One Member.
 Yolo county—One Member.
 Napa and Lake counties—One Member.
 Mendocino county—One Member.
~~San~~ county—Three Members.
 Placer county—Three Members.
 Nevada county—Four Members.
 Sierra county—Two Members.
 Yuba county—Three Members.
 Butte county—One Member.
 Butte county—Two Members.
 Plumas and Lassen counties—One Member.
 Tehama and Colusa counties—One Member.
 Shasta county—One Member.
 Trinity county—One Member.
 Humboldt county—One Member.
 Klamath and Del Norte counties—One Member.
 Siskiyou county—Two Members.

The following amendment to
 the Constitution of the State will
 also be submitted to the people
 for their ratification or rejection:
 "Article one, Section twenty-two.
 The legislature shall have no

5)

power to make any appropriation of money for any purpose whatever, for a longer period than two years."

Those who are in favor of ratifying such amendment, shall have written ^{or printed} on their ballots: For amendment to article one of the Constitution - Yes.

Those who are in favor of rejecting such amendment, shall have written ^{or printed} on their ballots: For amendment to article one of the Constitution - No.

There will be submitted to the people for their ^{ratification} approval or rejection, an act entitled "in act to provide for the Redemption of the Public Indebtedness of the State of California, and to contract a Public Debt for that purpose," approved April 2, 1870.

Those who are in favor

of money for any purpose what-
ever, for a longer period than
two years."

Those who are in favor
of ratifying such amendment,
shall have written ^{or printed} on their
ballots: For amendment to
Article one of the Constitution
Yes.

Those who are in favor
of rejecting such amendment,
shall have written ^{or printed} on their
ballots: For amendment to
Article one of ^{the} Constitution - No.

There will also be submitted
to the people for their ^{ratification} ~~approval~~
or rejection, an act entitled
"An Act to provide for the Pay-
ment of the Funded Indebted-
ness of the State of California, and
to contract a Funded Debt for
that purpose," approved April
2, 1870.

Those who are in favor
of ratifying such Act shall

6)
have written & printed on their
ballots: Refund the Debt - Yes.

Those who are in favor
of rejecting such act shall
have written & printed on their
ballots: Refund the Debt - No.

The attention of Boards of
Supervisors of the several counties
is directed to an act entitled
"An Act to amend an act en-
-titled an act to provide for the
registration of the citizens of
this State and for the enrol-
-ment of all the legal voters
thereof, and for the prevention
and punishment of fraud
affecting the elective franchise",
approved March 19, 1866, approved
March 20, 1868. (See Statutes 1867-68
page 647.) Also, to an act sup-
plementary to and amendatory of the
various acts regulating elections,
and to repeal certain laws on
the subject," approved March 31,
1866 (See Statutes 1865-66, page 509).

ballots: Return the Debt - Yes.

Those who are in favor of rejecting such act shall have written or printed on their ballots: Return the Debt - No.

The attention of Boards of Supervisors of the several counties is directed to an act entitled "An Act to amend an act entitled an act to provide for the registration of the citizens of this State and for the enrolment of all the legal voters thereof, and for the prevention and punishment of fraud affecting the elective franchise," approved March 17, 1866, approved March 20, 1868. (See Statutes 1867-68 page 647.) Also, to an act supplementary to and amendatory of the various acts regulating elections, and to repeal certain laws on the subject," approved March 31, 1866 (See Statutes 1865-66, page 509). Also, to an Act to amend

Section thirty eight of an act regu-
-lating elections, passed March 23,
1857, approved March 30, 1868 (Statutes
1867-68 page 680).

In Witness Whereof, I have
hereunto set my hand
and caused the great
Seal of State to be
affixed, at Sacramento,
this first day of August,
A. D. 1871-

H H Haight
(Governor)

Attest:
J. A. Nicholson
Secretary of State

at _____

94
Grimo's Proclamation
for Special Election
for a State Senator
in the Third Senatorial
District on the 28th Nov. 1871

Filed in office of the
Secretary of State Oct
21st 1871. And copies
sent to State Paper and
also to the Clerks of Boards
of Supervisors of the Counties
of Santa Barbara and
San Luis Obispo

H. L. Nichols

Secy of State

State of California

Executive Department

Whereas a vacancy has been created in the Third Senatorial District by reason of the resignation of Senator Pacheco;

And Whereas, J. B. B. Knight, Governor by virtue of the authority conferred upon me by the Constitution and Laws of this State, do hereby order that a special election be held in the Third Senatorial District, composed of the Counties of Santa Barbara and San Luis Obispo, on Saturday the 25th day of November A.D. 1876, for the purpose of electing a State Senator to fill the vacancy occasioned by the resignation of Senator Pacheco.

Witness my hand and seal
the great Seal of State
at Sacramento, this
twentieth day of
October A.D. 1876.

J. B. B. Knight

State of California

Executive Department

Whereas a vacancy has been created in the Third Senatorial District by reason of the resignation of Senator Pacheco;

And therefore, I, B. B. Haigh, Governor, by virtue of the authority conferred upon me by the Constitution and Laws of this State, do hereby order that a special election be held in the Third Senatorial District, composed of the Counties of Santa Barbara and San Luis Obispo, on Saturday the 25th day of November A.D. 1874, for the purpose of electing a State Senator to fill the vacancy occasioned by the resignation of Senator Pacheco.

Witness my hand and the great seal of State at Sacramento, this twentieth day of October, A.D. 1874

H. H. Haigh
Governor

Attest:

J. A. Nichols

Secretary of State

35
Election Proclamation
for
October 3rd 1871

Read in Office of the
Secretary of State Sept
14th 1871 and copies sent
to State Captain Repulse
and San Francisco Examiner
for publication.

H. A. Nichols
Secy of State

State of California,

Executive Department.

There will be a special ^{judicial} election held throughout the State on Wednesday, the eighteenth day of October next, at which the following officers are to be elected:

One Justice of the Supreme Court for the full term;

One Justice of the Supreme Court for the residue of the unexpired term of Justice Sanders;

One Superintendent of Public Instruction;

One District Judge for the Fifteenth Judicial District;

One Judge of the Municipal Criminal Court for the city and county of San Francisco;

One Probate Judge for the city and county of San Francisco;

One County Judge for the county of Alameda;

One County Judge for the county

There will be a special^{Judicial} election
held throughout the State on Wednesday,
the eighteenth day of October next,
at which the following officers
are to be elected:

One Justice of the Supreme Court
for the full term;

One Justice of the Supreme Court
for the residue of the unexpired
term of Justice Sanderson;

One Superintendent of Public
Instruction;

One District Judge for the
Fifteenth Judicial District;

One Judge of the Municipal
Criminal Court for the city
and county of San Francisco;

One Probate Judge for the
city and county of San Francisco;

One County Judge for the county
of Alameda;

One County Judge for the county
of Contra Costa;

One County Judge for the county
of Butte;

One County Judge for the county
of Calaveras;

One County Judge for the county
of Contra Costa;

One County Judge for the county
of Colusa;

One County Judge for the county
of Del Norte;

One County Judge for the county
of El Dorado;

One County Judge for the county
of Fresno;

One County Judge for the county
of Humboldt;

One County Judge for the county
of Inyo;

One County Judge for the county
of Kern;

One County Judge for the county
of Kern;

One County Judge for the county
of Marin;

One County Judge for the county
of Mariposa;

One County Judge for the county

of Colusa; as;

One County Judge for the county
of Contra Costa;

One County Judge for the county
of Colusa;

One County Judge for the county
of Del Norte;

One County Judge for the county
of El Dorado;

One County Judge for the county
of Fresno;

One County Judge for the county
of Humboldt;

One County Judge for the county
of Inyo;

One County Judge for the county
of Kern;

One County Judge for the county
of Kern;

One County Judge for the county
of Maricopa;

One County Judge for the county
of Maricopa;

One County Judge for the county
of Mendocino;

One County Judge for the county
of Merced;

One County Judge for the county
of Monterey;

One County Judge for the county
of Napa;

One County Judge for the county
of Nevada;

One County Judge for the county
of Placer;

One County Judge for the county
of Sacramento;

One County Judge for the county
of Santa Barbara;

One County Judge for the county
of San Bernardino;

One County Judge for the county
of Santa Clara;

One County Judge for the county
of Santa Cruz;

One County Judge for the county
of San Diego;

One County Judge for the county
of San Luis;

One County Judge for the city

of Merced;

One County Judge for the county
of Monterey;

One County Judge for the county
of Mariposa;

One County Judge for the county
of Nevada;

One County Judge for the county
of Placer;

One County Judge for the county
of Sacramento;

One County Judge for the county
of Santa Barbara;

One County Judge for the county
of San Bernardino;

One County Judge for the county
of Santa Clara;

One County Judge for the county
of Santa Cruz;

One County Judge for the county
of San Diego;

One County Judge for the county
of Lake;

One County Judge for the city
and county of San Francisco;

One County Judge for the County
of San Joaquin;

One County Judge for the County
of San Luis Obispo;

One County Judge for the County
of San Mateo;

One County Judge for the County
of Shasta;

One County Judge for the County
of Sierra;

One County Judge for the County
of Sonoma;

One County Judge for the County
of Stanislaus;

One County Judge for the County
of Sutter;

One County Judge for the County
of Tehama;

One County Judge for the County
of Tuolumne;

One County Judge for the County
of Trinity;

One County Judge for the
County of Yuba;

One County Judge for the

(One County Judge for the County of Lodi);

One County Judge for the County of Eschscholtz;

of San Joaquin;

One County Judge for the County
of San Luis Obispo;

One County Judge for the County
of San Mateo;

One County Judge for the County
of Shasta;

One County Judge for the County
of Sierra;

One County Judge for the County
of Sonoma;

One County Judge for the County
of Stanislaus;

One County Judge for the County
of Sutter;

One County Judge for the County
of Tehama;

One County Judge for the County
of Tulare;

One County Judge for the County
of Trinity;

One County Judge for the
County of Yolo;

One County Judge for the
County of Yuba.

The attention of Boards of Supervisors of the several counties is directed to an Act entitled "An Act to amend an Act entitled an Act to provide for the registration of the citizens of this State, and for the enrollment of all the legal voters thereof, and for the prevention and punishment of frauds affecting the elective franchise," approved March 19th, 1866; approved March 30th, 1868. (See Statutes 1867-68, page 647.) Also to "An Act supplementary to and amendatory of the various Acts regulating Elections and to repeal certain laws on the subject," approved March 31st, 1866. (See Statutes 1865-66, page 509.) Also to "An Act to amend Section thirty-eight of an Act regulating Elections, passed March 23d, 1850," approved March 29th, 1868. (Statutes 1867-68, page 680.)

In Witness Whereof, I have
hereunto set my hand
and caused the great
Seal of State to be
affixed at Sacramento
this twelfth day of
September, A.D. 1877.

H H Haight
Governor

Attest:
J. A. Nichols
Secretary of State

Governor's Proclamation
 relative to the adoption
 of the debt to refund the
 Debt.

Attest in Office of the
 Secretary of State
 November 16th 1871

W. L. Nichols
 Sec'y of State
 By W. L. Nichols
 Deputy

State of California
Executive Department.

— Whereas, It appears by the certificate of the Secretary of State now on file in this Department, that at a general election held throughout the State on the sixth day of September, 1871, an act entitled "An Act to provide for the payment of the funded indebtedness of the State of California and to contract or funded debt for that purpose," approved April 2, 1870, was ratified by the people of this State;

— Now therefore, J. M. Waight, Governor, by virtue of the authority conferred upon me by the provisions of said Act, do hereby declare the same to have been ratified as aforesaid in accordance with law.

— In Witness Whereof, I have hereunto set

State of California

Executive Department

— Whereas, It appears by the certificate of the Secretary of State now on file in this department, that at a general auction held throughout the State on the sixth day of September, 1871, an act entitled "An Act to provide for the payment of the funded indebtedness of the State of California and to contract a funded debt for that purpose," approved April 2, 1870, was ratified by the people of this State;

— Now therefore, J. M. Haight, Governor, by virtue of the authority conferred upon me by the provisions of said Act, do hereby declare the same to have been ratified as aforesaid in accordance with law.

— In Witness Whereof, I have hereunto set my hand and caused the great

Seal of State to be
affixed, at Sacramento,
this fifteenth day of
November, A.D. 1871

H H Haigh
Governor.

Attest: J. M. McLaughlin

Secretary of State.

Governor's Proclamation
 relating to the adoption
 of the ^{proposed amendments} Article 6th
 of the Constitution

Filled in Office of the
 Secretary of State
 November 16th 1871

W. L. Nichols
 Secy of State
 By W. L. Nichols
 Deputy

State of California
Executive Department.

— Whereas, the Legislature at its sixteenth session proposed an amendment to the Constitution of this State, and the Legislature at its seventeenth session adopted said proposed amendment, which said amendment is in the words following, to wit:

"Article one, Section twenty-two.
"The Legislature shall have no power
"to make an appropriation of
"money, for any purpose whatever
"over and above a longer period than
"two years."

— And Whereas, at a general election held throughout the State on the sixth day of September, 1874 the said proposed amendment was ratified by the people, as appears by the certificate of the Secretary of State, now on file in this department;

— Therefore, I H. H.
Charles F. Smith, by virtue of the

State of California

Executive Department.

— Whereas, the Legislature at its sixteenth session proposed an amendment to the Constitution of this State, and the Legislature at its seventeenth session adopted said proposed amendment, which said amendment is in the words following, to wit:

“Article one, Section twenty-two.
“The Legislature shall have no power
“to make an appropriation of
“money, for any purpose what-
“ever, for a longer period than
“two years.”

— And Whereas, at a general election held throughout the State on the sixth day of September, 1874 the said proposed amendment was ratified by the people, as appears by the certificate of the Secretary of State, now on file in this department;

— Therefore, I, H. H. Wright, Governor, by virtue of the authority conferred upon me by

Amact entitled "An Act to provide
"for the submission to the people
"of the proposed amendment to the
"Constitution of the State, as proposed
"by the legislature at its sixteenth
"session, and adopted by the legis-
"lature at its seventeenth session,
"to the votes of the qualified electors
"at the next general election;" ap-
-proved March 24. 1870, do hereby
declare the said amendment
to be a part of the Constitution
of this State.

In Witness Whereof, I have
hereunto set my hand
and caused the great
Seal of State to be
affixed at Sacra-
-mento this fifteenth
day of November,
A.D. 1871.

H H Haigh
Governor

Attest:

John W. H. H.
Secretary of State.

[13, 188]--

Thanks for 98 Pro-
clamations for
Nov 30, 1871

Filed in Office of
the Secretary of State
Nov 14, 1871.

A. L. Nichols
Secy of State

Filed
Nov 14, 1871
Secretary of State



STATE OF CALIFORNIA,

Executive Department,

Sacramento, November 24th 1861.

In accordance with a usage which
has become national & which by appointment
Thursday the Thirtieth day of Novem-
ber, instant, as a day of Thanksgiving,
and praise to Almighty God for the
blessings of the past year. - I direct
you the causes of thankfulness
enumerated in the proclamation
of the President the people of this
State shall, special cause for grati-
tude for - exemption from the cal-
amities which have befallen some
of our sister States east of the
mountains. The history of
nations and the suggestions of
reason and of religious faith teach
us that no people need exult here-
man. I firmly believe without a
recognition of the goodness of
divine Providence, and a sense of
dependence upon his favor.

In testimony whereof, I have

1863

In accordance with a usage which
has become national, & which by appointment
Thursday the Thirtieth day of Novem-
ber, instant, as a day of Thanksgiving,
and praise to Almighty God for the
blessings of the past year. - arising
from the causes of thankfulness
enumerated in the proclamation
of the President the people of this
State have special cause for grati-
tude for exemption from the cal-
amities which have befallen some
of our sister States east of the
mountains. The history of
nations and the suggestions of
reason and of religious faith teach
us that no people need exult per-
manently, proudly without a
recognition of the goodness of
divine Providence, and a sense of
dependence upon his favor.

In testimony whereof, I have
hereunto set my hand and caused
the great seal of State to be affixed.

at the City of Sacramento, this
fifth day of November A.D. 1841.

H H Haigh
Governor

Attest:
J. A. Nicholson
Secretary of State.

Done and signed

98 Pro.
and for
1841

Office of
Secretary of State
Nichols
of State.

[F3610:89]

General

99

Collection Proclamation

Oct 1st 1872

Filed in the Office
of the

Secretary of State

October 1st 1872

Amory Melrose

Secy of State

for H. W. Russell

Copy

Auction Proclamation

State of California - Executive Department.
Sacramento, October 1st, 1871.

Notice is hereby given that a General Auction will be held throughout the State, on Tuesday, the eighth day of November, A.D. 1871, when the following officers are to be elected.

Four Representatives to the Congress of the United States, to be elected in the following manner:

One Representative in the First Congressional District, comprising the City and County of San Francisco.

One Representative in the Second Congressional District, comprising the counties of Contra Costa, Alameda, San Joaquin, Colusa, Yuba, El Dorado, Sacramento, Placer, Nevada, Oregon, and Butte.

One Representative in the Third Congressional District, comprising the counties of Fresno, Kern, Mariposa, Inyo, Mono, Lake, Butte, Nevada, El Dorado, Yuba, Colusa, Placer, Sacramento, Contra Costa, Alameda, San Joaquin, and Butte.

One Representative in the Fourth Congressional District, comprising the counties of San Diego, Imperial, Riverside, San Bernardino, San Luis Obispo, Santa Barbara, Santa Cruz, Monterey, Fresno, Kern, and Butte.

Proclamation
100
Thanksgiving
Proclamation

Filed in the office
of the

Secretary of State

Nov 7th 1892

Le Roy Melrose

Secy of State

J. M. Russell

clerk



STATE OF CALIFORNIA,)

Executive Department,

Sacramento, November 7, 1867.)

It was the President of the United States by public proclamation has appointed the twenty-eighth day of November, instant, as a day of Thanksgiving to the Supreme Ruler for the blessings vouchsafed to the people of the Nation,

Now, therefore, in obedience to said proclamation and in conformity to a custom sanctioned alike by usage and propriety, I, Newton Booth, Governor of California, recommend to the people of the State that they abstain as far as practicable from ordinary secular labors and pursuits on said day, and devote it to grateful acknowledgment of blessings received, to religious exercises in their respective places of worship, to the dispensing of kindly charities to the unfortunate and generous hospitalities to strangers; and to innocent recreations.

By virtue of the provisions of law I do hereby set apart said twenty-eighth of November, inst. as Thanksgiving Day, and declare it to be a legal holiday.

In testimony whereof I have hereunto set my hand and caused the Great Seal of State to be affixed at the City of Sacramento, California this, seventh, day of November, A.D. 1867.

Whereas the President of the United States by public proclamation has appointed the twenty-eighth day of November, instant, as a day of Thanksgiving to the Supreme Ruler for the blessings vouchsafed to the people of the Nation,

Now, therefore, in obedience to said proclamation and in conformity to a custom sanctioned alike by usage and propriety, I, Newton Booth, Governor of California, recommend to the people of the State that they abstain as far as practicable from ordinary secular labors and pursuits on said day, and devote it to grateful acknowledgment of blessings received, to religious exercises in their respective places of worship, to the dispensing of kindly charities to the unfortunate and generous hospitalities to strangers; and to innocent recreations.

By virtue of the provisions of law, I do hereby set apart said twenty-eighth of November, inst. as Thanksgiving Day, and declare it to be a legal holiday.

In testimony whereof I have hereunto set my hand and caused the Great Seal of State to be affixed at the City of Sacramento, California this, seventh, day of November, A.D. Eighteen hundred and twenty-two.

Attest
C. H. W. H. C. H. C. H.
Newton Booth,
Governor.

LF367014

Election Proclamation
for
Election to be held Sept 13/73

101

250

Filed in the office of the
Secretary of State
July 21st 1873

Ernest Wilson
Secy of State
J.H.H. Russell
(Copy)



STATE OF CALIFORNIA,
Executive Department,

Sacramento, 186.....

Shasta County	One Member
Trinity County	One Member
Humboldt County	One Member
Blanca and Red Butte Counties	One Member
Siskiyou County	Two Members.

"And I do hereby give a reward of One hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars."

In witness whereof, I have hereunto set my hand, and caused the great seal of state to be affixed, at Sacramento, this first day of August, A. D. 1873.

Newton Booth, Governor.

Shasta County	One Member
Trinity County	One Member
Humboldt County	One Member
Klamath and Del Norte Counties	One Member
Siskiyou County	Two Members.

"And I do hereby offer a reward of One hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars."

In witness whereof, I have hereunto set my hand, and caused the great seal of State to be affixed, at Sacramento, this first day of August, A. D. 1873.

Newton Booth, Governor.

Attest
My Office
1
Secy of State



STATE OF CALIFORNIA,

Executive Department,

Sacramento, August 1, 1873.

Notice is hereby given that a General election will be held throughout the State on Wednesday the 3^d day of September, A. D. 1873. — at which time the following officers are to be elected.

State Senators as follows:

Second District, composed of the County of Los Angeles — One Senator

Third District, composed of the Counties of Santa Barbara, San Luis Obispo and Ventura — One Senator.

Fourth District, composed of the Counties of Tulare, Kern and Kern — One Senator.

Seventh District, composed of the County of Santa Clara — One Senator.

Eighth District, composed of the Counties of San Francisco and San Mateo — Two Senators — (to be elected in the County of San Mateo)

Ninth District, composed of the County of Alameda — One Senator

Tenth District, composed of the Counties of Sacramento, Yuba,

Sacramento, California, 1872

Notice is hereby given that a General Election will be held throughout the State on - Wednesday the 3^d day of September, A. D. 1872 - at which time the following officers are to be elected.

State Senators as follows:

Second District, composed of the County of Los Angeles - One Senator

Third District, composed of the Counties of Santa Barbara, San Luis Obispo and Ventura - One Senator.

Fourth District, composed of the Counties of Tulare, Kern and Kern - One Senator.

Seventh District, composed of the County of Santa Clara - One Senator.

Eighth District, composed of the Counties of San Francisco and San Mateo - Two Senators - (to be elected in the County of San Francisco)

Ninth District, composed of the County of Alameda - One Senator

Ten District, composed of the Counties of Sutter, Yuba, and Yuba - One Senator.

Thirteenth District, composed of the County of Colusa -



STATE OF CALIFORNIA,

Executive Department,

Sacramento, 186.....

— one Senator.

Fourteenth District— composed of the Counties of
Amador and Alpine— One Senator

Fifteenth District— composed of the County of El
Dorado— One Senator

Sixteenth District— composed of the County of Siera-
mento— one senator.

Seventeenth District— composed of the Counties of
Solano and Yolo— One Senator.

Nineteenth District— composed of the County of Sono-
ma— One Senator

Twentieth District— composed of the County of
Placer— One Senator.

Twenty First District— composed of the County of
Nevada— One Senator

— one Senator.

Fourteenth District— composed of the Counties of
Amador and Alpine— One Senator

Fifteenth District— composed of the County of El
Dorado— One Senator

Sixteenth District— composed of the County of Serrano—
one senator.

Seventeenth District— composed of the Counties of
Colusa and Yolo— One Senator.

Nineteenth District— composed of the County of Sonoma—
One Senator

Twentieth District— composed of the County of
Placer— One Senator.

Twenty First District— composed of the County of
Nevada— One Senator

Twenty second District, composed of the County
of Sierra— one Senator.



STATE OF CALIFORNIA,

Executive Department,

Sacramento, 186.....

Twenty Third District— Composed of the Counties of Yuba and Sutter— one Senator.

Twenty Fourth District— composed of the Counties of Butte, Plumas, and Lassen— Two Senators (one Senator to fill the vacancy occasioned by the death of Senator Baucher) and one Senator to be elected by the County of Butte.

Twenty Eighth District— composed of the County of Siskiyou— one Senator.

also, Members of the Assembly, as follows:

San Diego County	— one Member
San Bernardino County	One Member
Los Angeles County	Two Members
Santa Barbara, San Luis Obispo, and Ventura Counties	One Member
Freemont County	One Member
Yuba and Kern Counties	One Member
Mariposa County	One Member
Inland and Stanislaus Counties	One Member
Santa Cruz County	One Member
Monterey County	One Member

Twenty Third District— Composed of the Counties of Yuba and Sutter— one Senator.

Twenty Fourth District— composed of the Counties of Butte, Plumas, and Lassen— Two Senators (one Senator to fill the vacancy occasioned by the death of Senator Baucher) and one Senator to be elected by the County of Butte.

Twenty Eighth District— composed of the County of Siskiyou— one Senator.

also, Members of the Assembly, as follows:

San Diego County	— one Member
San Bernardino County	One Member
Los Angeles County	Two Members
Santa Barbara, San Luis Obispo, and Ventura Counties	One Member
Greens County	One Member
Tulare and Kern Counties	One Member
Mariposa County	One Member
Inyo and Stanislaus Counties	One Member
Santa Cruz County	One Member
Monterey County	One Member
Santa Clara County	Three Members
San Francisco County	Twelve Members



STATE OF CALIFORNIA,

Executive Department,

Sacramento, 186.....

San Mateo County	One Member
Alameda County	Two Members
Contra Costa County	One Member
Marin County	One Member
San Joaquin County	Two Members
Yuba, Sutter, and Mary Counties	Three Members
Calaveras County	Three Members
Amador and Alpine Counties	Two Members
El Dorado County	Four Members
Sacramento County	Five Members
Solano County	One Member
Yolo County	One Member
Capa and Lake Counties	One Member
Mendocino County	One Member
Sonoma County	Four Members
Placer County	Three Members
Nevada County	Four Members
Sierra County	Two Members
Yuba County	Three Members
Sutter County	One Member
Butte County	Two Members

San Mateo County	One Member
Alameda County	Two Members
Contra Costa County	One Member
Marin County	One Member
San Joaquin County	Two Members
Tuolumne, Mono and Inyo Counties	Three Members
Calaveras County	Three Members
Amador and Alpine Counties	Two Members
El Dorado County	Four Members
Sacramento County.	Five Members
Solano County	One Member
Yolo County	One Member
Yuba and Lake Counties	One Member
Mendocino County	One Member
Sonoma County	Three Members
Placer County	Three Members
Nevada County	Four Members
Sierra County	Two Members
Yuba County	Three Members
Sutter County	One Member
Butte County	Two Members
Plumas and Lassen Counties	One Member
Sierra and Colusa Counties.	One Member



STATE OF CALIFORNIA,

Executive Department,

Sacramento, 186.....

Shasta County	One Member
Trinity County	One Member
Humboldt County	One Member
Klamath and Del Norte Counties	One Member
Siskiyou County	Two Members.

"And I do hereby offer a reward of One hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars."

In witness whereof, I have, recently set my hand, and caused the great seal of State to be affixed, at Sacramento, this first day of August, A. D. 1873.

Newton Booth, Governor.

Shasta County	One Member
Trinity County	One Member
Humboldt County	One Member
Klamath and Del Norte Counties	One Member
Siskiyou County	Two Members.

"And I do hereby offer a reward of One hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars."

In witness whereof, I have hereunto set my hand, and caused the great Seal of State to be affixed, at Sacramento, this first day of August, A. D., 1873.

Newton Booth, Governor.

Attest my office
Secy. State

Election Proclamation
102 for
Election of judges

Oct 1/93

Filed in the office
of the
Secretary of State
September 8/93

Ernest Wilson
Secy of State
By H H Kneass
Clerk

Proclamation

State of California

Executive Department

There will be a ~~special~~ judicial election held throughout the state on Wednesday, the fifteenth day of October next, at which time the following officers are to be elected.

One justice of the supreme court,

One district judge, for the Thirteenth judicial district

One district judge for the Sixteenth judicial district

One district judge for the seventeenth judicial district

One district judge for the eighteenth judicial district

One district judge for the Nineteenth judicial district

One district judge for the Twentieth judicial district

One county judge for the County of Alpine

One county judge for the County of Lassen

One county judge for the County of Los Angeles

One county judge for the County of Mono

One county judge for the County of Plumas

One county judge for the County of Solano

One county judge for the County of Yuba

One County Judge for the County of Ventura

And I hereby ^{do} fine a sum of one hundred dollars
for the use and satisfaction of any and every per-
son violating any of the provisions of Title IV, Part
I, of the Penal Code; such rewards to be paid until
the total amount hereafter expended for the purpose
exceeds the sum of ten thousand dollars."

In Witness whereof I have hereunto set my hand
and caused the great seal of state to be affixed
at Sacramento, this first day of September, A.D.
1893.

Newton Booth
Governor.

Wm. H. Mitchell

Instrument
reclamation
103

Filed in the office of the
Secretary of State
November 6th 1873

Levy W. Moore
Secretary of State
By A. H. Gardner
Notary

State of California.

Executive Department

Sacramento, November 8th 1873

In conformity with a proclamation by the President of the United States and in keeping with a custom sanctioned alike by time and propriety, I hereby appoint Thursday, November 27th instant,

Thanksgiving Day

and by virtue of authority of law declare it a legal holiday.

I earnestly request the people of the State to abstain, as far as practicable, from their ordinary business pursuits upon said day, and to devote it to family and friendly reunions, to innocent recreations, to a generous remembrance of the poor and unfortunate, to the forgiveness of injuries and reconciliation with enemies, and to a grateful acknowledgment of blessings received from the Giver of all good.

In testimony whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed, at Sacramento California, this sixth day of November,

Executive Department

Sacramento, November 2nd 1873

In conformity with a proclamation by the President of the United States and in keeping with a custom sanctioned alike by time and propriety, I hereby appoint Thursday, November 27th instant,

Thanksgiving Day
and by virtue of authority of law declare it a legal holiday.

I earnestly request the people of the State to abstain, as far as practicable, from their ordinary business pursuits upon said day, and to devote it to family and friendly reunions, to innocent recreations, to a generous remembrance of the poor and unfortunate, to the forgiveness of injuries and reconciliation with enemies, and to a grateful acknowledgment of blessings received from the Giver of all good.

In testimony whereof I have herewith set my hand and caused the Great Seal of the State to be affixed, at Sacramento, California, this sixth day of November, 1873.

Newton P. Keith, Governor

Election Proclamation

No. 104

Special Election

for

County Judge &

Island County

Filed in the office of the
Secretary of State

November 1st 1873

Ernest W. Melton

Secy of State

J. H. H. Russell
Clerk

State of California

Executive Department

Sacramento, December 14th 1873

Whereas at the judicial Election held in this State on the eighteenth day of October A.D. 1873, no County judge was elected in and for Solano County — Now, Therefore, by virtue of authority in me vested, I, Stephen B. Cook, Governor of California, do hereby proclaim and order a Special Election to be held in Solano County, in this State, on Tuesday, December 16th A.D. 1873, for the election of a County judge in and for Solano County. "And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars." —

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State to be affixed, at office, at the City of Sacramento, California, this fourteenth day of December,

Executive Department

Sacramento, November 14th 1873

Whereas at the judicial Election held in this State on the eighteenth day of October A.D. 1873, one County Judge was elected in and for Solano County — Now, Therefore, by virtue of authority in me vested, I, Newton Booth, Governor of California, do hereby proclaim and order a Special Election to be held in Solano County, in this State, on Tuesday, December 16th A.D. 1873, for the election of a County Judge in and for Solano County. "And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title 14, Part 1, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars." —

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State to be affixed, at office, at the City of Sacramento, California, this fourteenth day of November, A.D. 1873.

Newton Booth,
Governor.

attest
Cary Wilson
Clerk of State

Shaw, Joseph
105
Proclamation
Nov. 1874.

Filed Nov. 14, 1874.
Ormy Melone,
Sec. State.
By M. G. White,
Clerk.



STATE OF CALIFORNIA,
Executive Department,

Sacramento, ... November 14/1874.

in accordance with established custom, and in
conformity to the proclamation of the President of the
United States, I hereby appoint Thursday, the 26th
November, 1874, instant Thanksgiving Day, and
by authority of law declare it a legal holiday.
I request the people of the state to sustain so far as prac-
ticable from their ordinary secular pursuits on said
day, to assemble during some portion of it in their re-
spective places of public worship and by appropriate reli-
gious exercises manifest their gratitude to the Almighty
for the blessings of the year, and their sense of dependence
upon His will, and that they do so in the most loving
kindly and friendly unions, to increase enjoyment,
generous hospitality and the mutual remembrance of
the poor and the afflicted.

In testimony whereof I have caused to my hand and
caused the Great Seal of the State to be affixed at Sacra-
mento, California, this 14th day of November A.D. 1874.

Wm. McKelvey

Attest

Wm. McKelvey
Secretary of State.

Executive

106

1. Declaration

General State Election

Sept 21 1875.

Filed July 31 1875.

Wm. W. McKim

Sec. State

Wm. W. McKim

Respectfully

Election Proclamation.

State of California. Executive Department.

Sacramento, Jan 31, 1875

Notice is hereby given that a general election will be held throughout the State of California, on the day of Tuesday, the 1st day of November, 1875, at which time the following officers will be elected:

A Governor

A Lieutenant Governor

A Secretary of State

A Comptroller

A Treasurer

A Attorney General

A Judge of the Supreme Court

A County Clerk, in each County.

You are hereby notified that the polls for the election of the above named officers will be kept open on the day of the election, from the hour of 10 o'clock in the forenoon to the hour of 5 o'clock in the afternoon.

Witness my hand and the seal of the State of California, at the City of Sacramento, this 31st day of January, 1875.

Election Proclamation.

State of California - Executive Department.

Sacramento, July 31, 1875

Notice is hereby given that a General Election will be held throughout the State on Wednesday, the 1st day of September, A. D. 1875, when the following officers are to be elected.

a Governor

a Lieutenant Governor

a Secretary of State

a Controller

a Treasurer

an Attorney General

a Surgeon General

a Clerk of the Supreme Court

Your Representatives to the Congress of the United States to be elected in the following manner:

One Representative in the First Congression at large comprising the City and County of San Francisco.

One Representative in the Second Congression

Section 3. *Continued.*

State of California— Executive Department.

Sacramento, June 31, 1875

Notice is hereby given that a General election will be held throughout the State on Wednesday, the first day of September, A. D. 1875, upon the following officers are to be elected.

A Governor

A Lieutenant Governor

A Secretary of State

A Controller

A Treasurer

An Attorney General

A Surveyor General

A Clerk of the Supreme Court.

For Representatives to the Congress of the United States to be elected in the following manner:

One Representative in the First Congressional District comprising the City and County of San Francisco.

One Representative in the Second Congressional District comprising the County of Contra Costa, Alameda, San Joaquin,

San Luis, El Paso, a small Sacramento,
Alameda, Nevada, Alpine, and Tuolumne.

One Representative in the Third Congression
at District, comprising the Counties of Yuba,
Siskiyou, El Dorado, Placer, Colusa, Yuba, Sutter,
Sierra, Butte, Plumas, Lassen, Tehama,
Colusa, Mendocino, Humboldt, Trinity,
Shasta, and Siskiyou, and Modoc.

One Representative in the Fourth Congression
at District, comprising the Counties of San
Diego, Los Angeles, San Bernardino, Santa
Barbara, Ventura, San Luis Obispo, Fresno,
Merced, San Joaquin, Fresno, Kern, Inyo,
Imperial, Santa Clara, Santa Rita, Santa
Cruz, San Mateo, Mono, and Inyo.

All, State Senators, as follows:

First District - composed of the Counties of San
Diego and San Bernardino. One Senator.

Second District - composed of the Counties of Fresno,
Imperial and Stanislaus. One Senator.

Third District - composed of the Counties of Santa
Cruz, Monterey and San Benito. One Senator.

Fourth District - composed of the Counties of

Santa Clara.

One Senator

Eighth District composed of the City and County of San Francisco, and the County of San Mateo.

One Senator.

Ninth District composed of that portion of the City and County of San Francisco bounded and described as follows, to wit: Commencing at a point where the southern line of United States Military Reservation, known as the Presidio Reservation, intersects with the waters of the Pacific Ocean; thence meandering along the waters of said ocean and the waters of the Bay of San Francisco, north, east, and south, to the point where Franklin Street intersects with said bay; thence proceeding, along said Franklin Street, to its intersection with the southerly boundary line of the said "Presidio Reservation"; thence westerly, and along the southerly boundary line of said "Presidio Reservation" to its intersection with the Pacific Ocean and the point of beginning. One Senator

Tenth District— composed of that portion of the City and County of San Francisco, bounded and described as follows, to wit: Commencing at a point

thence the southerly boundary line of the "Presidio Reservation" intersects with the waters of the Pacific Ocean, thence easterly, and along the southerly boundary line of said "Presidio Reservation", to the point where First Avenue intersects with said boundary line; thence southerly, along said First Avenue, to the point where Washington Street intersects with said First Avenue; thence easterly, along said Washington Street, to its intersection with the waters of the Bay of San Francisco; thence southerly, along the line of said bay, to the point of intersection of Market Street with said bay; thence westerly, along said Market Street, to the point where Geary Street intersects with said Market Street; thence westerly, along said Geary Street, to where it connects with the Point Lobos Toll Road; thence along said Point Lobos Toll Road, and said toll road produced, in a direct line to the Pacific Ocean; thence northerly, along said ocean, to the point of beginning—One Section.

Ninth District—Composed of that portion of the City and County of San Francisco, bounded and described as follows to wit:—Commencing at a point on the line of Market Street where Fourth Street intersects with said Market Street; thence easterly and

along said Market street to the waters of the Bay of San Francisco; thence southerly and southerly along the line of the waters of said bay, to a point where South street intersects with said Bay; thence northerly along the line of said South street to the point of beginning.

One Senator

Fourth & Fifth—composed of two portions of the City and County of San Francisco, bounded and described as follows, to wit:—commencing at the intersection of Turk and Geary streets, and running thence easterly along said Geary street to its intersection with Market street; thence southerly along the line of said Market street to the point of intersection of Turk street with said Market street; thence southerly along said Turk street to the point of its intersection with Channel street; thence southerly along said Channel street to the point of its intersection with Union street; thence northerly along said Union street to the point of its intersection with Market street; thence southerly along said Market street to the point of its intersection of Turk street with said Market street; thence northerly along said Turk street to the point of beginning.

Five Senators.

Twelfth District— composed of that portion
of the City and County of San Francisco, bounded
and described as follows, to wit: commencing at
a point where the Point Lobos Toll Road had
run in a direct line westerly, intersects with
the waters of the Pacific Ocean, and running
thence easterly along said Point Lobos Toll Road
to the point of its connection with Geary Street;
thence along said Geary Street easterly to its inter-
section with Turk Street; thence southerly
along said Turk Street to the point of its
intersection with Market Street; thence north-
easterly along said Market Street to the point
where Eighth Street intersects with said Mark-
et Street; thence southeasterly along said Eighth
Street to its intersection with Channel Street;
thence northeasterly along said Channel Street
to the point of its intersection with Fourth
Street; thence southeasterly along said Fourth
Street to the point of its intersection with the
Bay of San Francisco; thence southerly, along
the line of the waters of said Bay to the point
of intersection of the boundary line between the
City and County of San Francisco and the County
of San Mateo with the waters of said Bay;
thence westerly along said boundary line to the

point of its intersection with the Pacific Ocean,
thence northward along the line of said Ocean to the
point of beginning. Two Senators

Fourteenth District— Composed of the County
of Alameda One Senator

Fifteenth District— composed of the Counties
of Contra Costa and Marin. One Senator.

Sixteenth District— composed of the Counties
of San Joaquin and Amador. One Senator
(San Joaquin electing the Senator)

Eighteenth District— composed of the County of
Sacramento One Senator

Nineteenth District— composed of the Counties of
Yuba and Gold. One Senator
(Yuba electing the Senator)

Twentieth District— Composing the Counties of
Napa, Lake and Sonoma. One Senator

Twenty second District— composing the Counties
of Merced, Humboldt and Del Norte. One Senator.

Twenty eighth District— Composing the Counties of Siskiyou, Modoc, Trinity, and Shasta— One Senator. (For the term of two years in place of Hon. Wm. Irwin, now acting as Lieutenant Governor)

San Bernardino County	One member
Los Angeles County	Two members
San Bernardino County	One member
San Luis Obispo County	One member
Fresno County	One member
Tulare and Kern Counties	One member
Mono and Inyo Counties	One member
Mariposa and Merced Counties	One member
Stanislaus County	One member
Santa Cruz County	One member
Monterey County	One member
San Benito County	One member
Santa Clara County	Three members
San Mateo County	One member
San Francisco (from 9th Senatorial District)	four members
San Francisco (from 10th Senatorial District)	four members
San Francisco (from 11th Senatorial District)	four members
San Francisco (from 12th Senatorial District)	four members
San Francisco (from 13th Senatorial District)	four members

Tenth District - comprising the counties
of Colusa and Tehama One Senator.

Also, Members of the Assembly, as follows:

San Diego County One member

San Bernardino County One member

Los Angeles County Two members

San Luis Obispo County One member

San Luis Obispo County One member

Fresno County One member

Tulare and Kern Counties One member

Mono and Inyo Counties One member

Mariposa and Merced Counties One member

Stanislaus County One member

Santa Cruz County One member

Monterey County One member

San Benito County One member

Santa Clara County Three members

San Mateo County One member

San Francisco, (from 9th Senatorial District) four members

San Francisco, (from 10th Senatorial District) four members

San Francisco (from 11th Senatorial District) four members

San Francisco, (from 12th Senatorial District) four members

San Francisco, (from 13th Senatorial District) four members

Alameda County Three members

Contra Costa County One member

Travis County	One member
San Joaquin County	Three members
Amador County	Two members
Yuba County	One member
Sutter County	One member
Sacramento County	Three members
Solano County	Two members
Yolo County	One member
Napa County	One member
Lake County	One member
Sonoma County	Three members
Placer County	One member
El Dorado County	One member
El Dorado and Alpine Counties	One member
Nevada County	Three members
Sierra County	One member
Utah County	Two members
Sutter County	One member
Butte County	Two members
Sierra and Lassen Counties	One member
Humoldt County	One member
Mendocino County	One member
San Butte County	One member
Siskiyou and Modoc Counties	One member
Trinity and Yuba Counties	One member
Colusa and Yuba Counties	One member

Then will also be submitted to the people for their ratification or rejection "an Act recommending to the voters of the State to vote for or against a Convention to revise and change the Constitution of the State" Approved March 27, 1874.

"The ballots used at this election may contain the words "For the Convention" or, the words "Against the Convention" or words to the same effect, written or printed thereon; and the Inspectors and the Judges of Election at each and every poll in the state, shall ascertain and make return of the number of votes cast in favor of a Convention, and the number of votes cast against a Convention, as aforesaid, in like manner and with the same particularity as other votes are required by law to be counted and returned."

"And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars."

In Witness whereof, I have hereunto set my

hand, and caused the Great Seal of State
to be affixed at Sacramento this thirty first
day of July, A. D. 1855

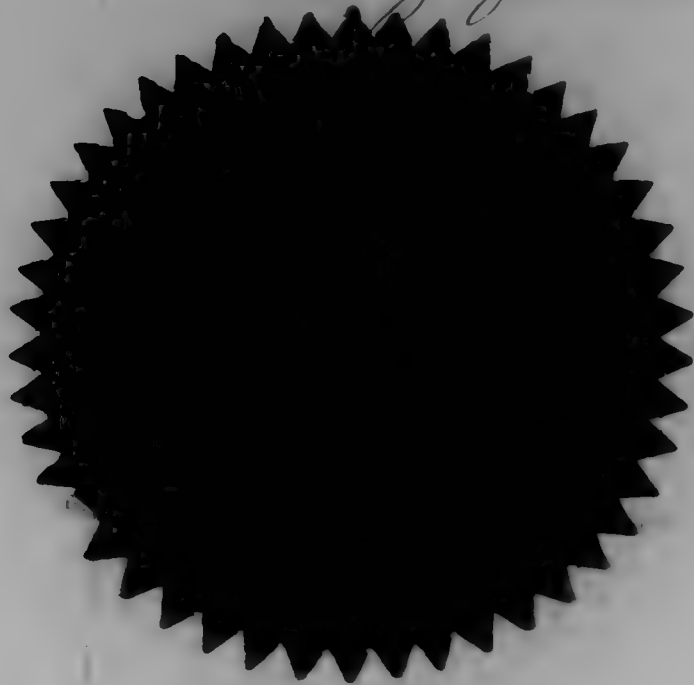
R. A. Richeco

Governor.

Attest

Ernest Milone

Secretary of State



Election Proclamation

107

Judicial Election

1875

Filed September
13th, 1875.

Henry Wilson

Secy. of State

W. H. White
Register

Election Proclamation.

State of California.
Executive Department

There will be a judicial election held
throughout the State on Wednesday the
twentieth day of October next at which
time the following officers are to be elected:

One Superintendent of Public Instruction.
One District Judge for the First Judicial District.
One District Judge for the Second Judicial District.
One District Judge for the Third Judicial District.
One District Judge for the Fourth Judicial District.
One District Judge for the Fifth Judicial District.
One District Judge for the Sixth Judicial District.
One District Judge for the Seventh Judicial District.
One District Judge for the Eighth Judicial District.
One District Judge for the Ninth Judicial District.
One District Judge for the Tenth Judicial District.
One District Judge for the Eleventh Judicial District.
One District Judge for the Twelfth Judicial District.
One District Judge for the Thirteenth Judicial District.

State of California.
Executive Department

There will be a judicial election held
throughout the State on Wednesday, the
twentieth day of October next, at which
time the following officers are to be elected:

A Superintendent of Public Instruction.
One District Judge for the First Judicial District.
One District Judge for the Second Judicial District.
One District Judge for the Third Judicial District.
One District Judge for the Fourth Judicial District.
One District Judge for the Fifth Judicial District.
One District Judge for the Sixth Judicial District.
One District Judge for the Seventh Judicial District.
One District Judge for the Eighth Judicial District.
One District Judge for the Ninth Judicial District.
One District Judge for the Tenth Judicial District.
One District Judge for the Eleventh Judicial District.
One District Judge for the Twelfth Judicial District.
One District Judge for the Thirteenth Judicial District.
One District Judge for the Fourteenth Judicial District.
One County Judge for the County ofameda.
One County Judge for the County ofimador.

One County Judge for the County of Butte.
One County Judge for the County of Calaveras.
One County Judge for the County of Colusa.
One County Judge for the County of Contra Costa.
One County Judge for the County of Del Norte.
One County Judge for the County of El Dorado.
One County Judge for the County of Fresno.
One County Judge for the County of Humboldt.
One County Judge for the County of Inyo.
One County Judge for the County of Kern.
One County Judge for the County of Lake.
One County Judge for the County of Marin.
One County Judge for the County of Mariposa.
One County Judge for the County of Mendocino.
One County Judge for the County of Merced.
One County Judge for the County of Modoc.
One County Judge for the County of Monterey.
One County Judge for the County of Nevada.
One County Judge for the County of Placer.
One County Judge for the County of Sacramento.
One County Judge for the County of San Benito.
One County Judge for the County of San Bernardino.
One County Judge for the County of San Diego.
One County Judge for the County of San Francisco.
One County Judge for the County of San Joaquin.

One County Judge for the County of San Luis Obispo.
One County Judge for the County of San Mateo.
One County Judge for the County of Santa Barbara.
One County Judge for the County of Santa Clara.
One County Judge for the County of Santa Cruz.
One County Judge for the County of Shasta.
One County Judge for the County of Sierra.
One County Judge for the County of Siskiyou.
One County Judge for the County of Sonoma.
One County Judge for the County of Stanislaus.
One County Judge for the County of Sutter.
One County Judge for the County of Tehama.
One County Judge for the County of Trinity.
One County Judge for the County of Truckee.
One County Judge for the County of Yolo.
One County Judge for the County of Yuba.
One Judge of the District Court for the City and
County of San Francisco.
One Judge of the Municipal Criminal Court
for the City and County of San Francisco.
And I do hereby offer a reward of One hun-
dred dollars for the arrest and conviction of any
and every person violating any of the provisions of
Title IV, Part I, of the Penal Code; such rewards to
be paid until the total amount hereafter expended
for the purpose reaches the sum of ten thousand

dollars."

In Witness Whereof, I have hereunto
set my hand, and caused the
Great Seal of State to be affixed
at Sacramento, this thirteenth day
of September, A. D. 1875-

R. A. Acheco
Governor.

Witness:

C. W. Chapman

Secretary of State

Thanks for
108
Proclamation

His Excellency
Kinnear Parker
Gov. of Cal.

Had November
5th, 1875,

Henry Madison
Secretary

W. H. H. H. H.
H. H. H. H.

State of California

Executive Department

Sacramento, November 5th 1875.

Recognizing and respecting a form of reverence that is universal in acceptance, is common to all religious creeds, and is admired for its simple beauty by those who profess none; following the only custom of sectional origin that has become national by willing adoption; and in accordance with the proclamation of the President, J. R. Armijo de Pacheco, Governor of California, do hereby proclaim and appoint Thursday, November 25th next, a Day of Thanksgiving; and do earnestly recommend to the people of our Commonwealth that they devote that day to a thankful recognition of our blessings and our prosperity, to the exercise of the noblest faculties, to individual or collective worship alone or in accustomed sacred places, and to charity and active good will - suspending all ordinary business pursuits and usual occupations.

Remembering that the

Executive Department
Sacramento, November 5th 1875.

Recognizing and respecting a form of reverence that is universal in acceptance, is common to all religious creeds, and is admired for its simple beauty by those who profess none; following the only custom of sectional origin that has become national by willing adoption; and in accordance with the proclamation of the President, J. R. Armistead Pacheco, Governor of California, do hereby proclaim and appoint Thursday, November 25th, next, a Day of Thanksgiving; and do earnestly recommend to the people of our Commonwealth that they devote that day to a thoughtful recognition of our blessings and our prosperity, to the exercise of the noblest faculties, to individual or collective worship alone or in accustomed sacred places, and to charity and active good will - suspending all ordinary business pursuits and usual occupations.

Remembering that the annual observance of such a day was instituted during a time replete with more

than ordinary trials and distress, and by
a people who perpetuated it when everything
except their own strong faith seemed lost,
it becomes us as a community to properly
recognize that the record of our closing year
is an attractive one, presenting no feature
graver than a happy escape from threatened
general misfortune; that our State is in
every way prosperous, peaceful, and abounding
in happy homes; and that we have
abundant reason to observe the Day in
the spirit in which it was founded.

In testimony whereof, I have hereunto
set my hand and caused the Great
Seal of State to be affixed at the City
of Sacramento, California, this 8th
day of November, 1875.

R. H. Chace

Governor

Attest:

(Signature)
Secretary of State

Proclamations
issued by Gov. I will
creating the 8th & 8th
of July a Legal Holiday

Filed June 26th 1876
Thomas Beck
Sec of State
By Wm A. Beck
Deputy

Whereas this is the Centennial Year
of American Independence; and
whereas the American people, inspired
by emotions of patriotism, and feeling
a just pride in the greatness and pros-
perity of their country and the unrivalled
freedom and excellence of its institutions,
are disposed to celebrate the hundredth
anniversary of their existence, as a
nation, in a manner in some degree
worthy of their origin as a separate polit-
ical community, and of their ^{present} position
among the nations of the civilized world;

And whereas the programmes for such
celebration, in many places in the State,
and particularly in the City of San
Francisco, embrace both the ^{day} preceding
and the day following the anniversary
of our independence; And whereas it
has been suggested by numerous public-
spirited and patriotic citizens that the
same days, as well as the 4th of July,
be declared by competent authority to be
public holidays, this year, and be observ-
ed by the people as such:

Now therefore, by virtue of the authority in me by law vested, I do declare the Third and Fifth days of July 1876, to be legal holidays, and do call on all persons to desist, on those days, from their ordinary vocations, and to devote them, equally with the Fourth, to a becoming celebration of the origin, progress and present greatness of the American people.

In Witness Whereof, I have set my hand and caused the Great Seal of the State to be affixed hereto, at the City of Sacramento on this the twenty fourth day of June AD 1876.

William Dwin
Governor.

Attest Thomas Reed

Now therefore, by virtue of the authority in me by law vested, I do declare the Third and Fifth days of July 1876, to be legal holidays, and do call on all persons to desist, on those days, from their ordinary vocations, and to devote them, equally with the Fourth, to a becoming celebration of the origin, progress and present greatness of the American people.

In Witness Whereof, I have set my hand and caused the Great Seal of the State to be affixed hereto, at the City of Sacramento on this the twenty fourth day of June AD 1876.

William Dwin
Governor.

Attest. Thomas Beck
Secretary of State
By H. A. Beck Deputy.

Election Proclamation

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Filed in the

office of
the Secretary of State
September 26th 1876

Thomas Beck
- Secy of State

Proclamation

State of California

Executive Department

Sacramento Sept 26th 1876

Notice is hereby given, that a General Election will be held in this State, on Tuesday the 7th day of November 1876.

At said election the following Officers will be elected:

Three Representatives to the Congress of the United States, as follows:

One from the First Congressional District, composed of the City and County of San Francisco;

One from the Second Congressional District, composed of the Counties of, Humboldt, Siskiyou, Modoc, Colusa, Contra Costa, El Dorado, Nevada, Placer, Sacramento, San Joaquin and Tuolumne;

One from the Third Congressional District, composed of the Counties of Butte,

State of California
Executive Department
Sacramento Sept 26th 1876

Notice is hereby given, that a General Election will be held in this State, on Tuesday the 7th day of November 1876.

At said election the following Officers,
were elected:

Your Representatives to the Congress
of the United States, as follows:

Elected from the First Congressional District,
composed of the City and County
of San Francisco;

One from the Second Congressional District,
composed of the counties of, Horned, ^{San}
Vigil, Amador, Calaveras, Contra
Costa, El Dorado, Nevada, Placer,
Sacramento, San Joaquin and Tuolumne;

One from the Third Congressional District,
composed of the counties of Pulla,
Adams, Garberville, Humboldt, Lake,
Eassen, Modoc, Marin, Mendocino

Soha, Sumas, Sonoma, Solano,
Stasta, Sierra, Siskiyou, Sutter,
Tahama, Trinity, Tehama and Yuba;

And from the South Congressional District,
composed of the counties of Fresno,
Inyo, Kern, Los Angeles, Mariposa,
Merced, Mono, Monterey, San Benito,
San Bernardino, San Diego, San Luis
Obispo, Santa Barbara, Santa Clara,
Santa Cruz, San Mateo, Stanislaus,
Tulare and Ventura;

And Six Electors of President and
Vice-President of the United States.

"And I do hereby offer a reward of one
hundred dollars for the arrest and
conviction of any and every person violating
any of the provisions of Title IV, Part I,
of the Penal Code; such rewards to be
paid until the total amount here-
after expended for the purpose reaches
the sum of ten thousand dollars."

In witness whereof, I have hereunto
set my hand and have caused the
Great Seal of the State of California
to be affixed. Done at Sacramento
September 26th A.D. 1876

William F. Felt
Governor.

Attest Thomas Beese.
Secretary of State.

Election Proclamation

for 1877

General Election.

September 5th 1877.

Filed August 1st
1877

Thomas Beck
Sec of State

(2)
Action Proclamation.
State of California,
Executive Department.

Sacramento, August 1st 1877.

Notice is hereby given that a General
Action will be held throughout the
State on Wednesday, September the
Fifth, A.D. 1877, when State Senators
and members of the Assembly will be elected.

State Senators in the following Senatorial Districts

Second District - composed of the counties of
Los Angeles. One Senator.

Third District - composed of the counties
of Ventura, Santa Barbara, and San
Luis Obispo. One Senator.

Fourth District - composed of the counties
of Fresno, Kings, Fresno, Kern, and
Kern. One Senator.

Fifth District - composed of the counties

State of California,
Executive Department.

Sacramento, August 1st 1877.

Notice is hereby given that a General
Election will be held throughout the
State on Wednesday, September the
Fifth, A.D. 1877. When State Senators
and members of the Assembly will be elected.

Electors in the several Senatorial Districts

First District - composed of the counties of
Los Angeles. One Senator.

Second District - composed of the counties
of Ventura, Santa Barbara, and San
Luis Obispo. One Senator.

Third District - composed of the counties
of Fresno, Kings, Fresno, Kern, and
Kern. One Senator.

Fourth District - composed of the county
of Santa Clara. One Senator.

First District composed of that portion
of the City and County of San Francisco,
bounded and described as follows, to wit:
commencing at a point where the southerly
line of United States military reservation
known as the "Presidio Reservation," intersects
with the waters of the Pacific Ocean; thence
meandering along the waters of said ocean
and the waters of the Bay of San Francisco,
northerly, easterly, and southerly, to the point
where Washington Street intersects with said
Bay; thence westerly, along said Washington
Street, to its intersection with First Avenue;
thence northerly, along said avenue, to its
intersection with the southerly boundary
line of the said "Presidio Reservation," thence
westerly, and along the southerly boundary
line of said "Presidio Reservation" to its
intersection with the Pacific Ocean and
the point of beginning. (C. S. Enacted.)

Second District composed of that portion
of the City and County of San Francisco, bounded
and described as follows, to wit: commencing at

of the City and County of San Francisco,
bounded and described as follows, to wit:
commencing at a point where the southerly
line of United States military reservation
known as the "Presidio Reservation," intersects
with the waters of the Pacific Ocean; thence
meandering along the waters of said ocean
and the waters of the Bay of San Francisco,
northerly, easterly, and southerly, to the point
where Washington Street intersects with said
Bay; thence westerly, along said Washington
Street, to its intersection with First Avenue;
thence northerly, along said avenue, to its
intersection with the southerly boundary
line of the said "Presidio Reservation," thence
westerly, and along the southerly boundary
line of said "Presidio Reservation" to its
intersection with the Pacific Ocean and
the point of beginning. (See Envelope.)

Said District composed of that portion
of the City and County of San Francisco, bounded
and described as follows, to wit: commencing at
a point where the southerly boundary line
of the "Presidio Reservation" intersects

1
with the waters of the Pacific Ocean, thence
easterly, and along the southerly boundary
line of said "Presidio Reservation" to the point
where First Avenue intersects with said
boundary line; thence southerly, along said
First Avenue, to the point where Washington
Street intersects with said First Avenue;
thence easterly, along said Washington Street, to
its intersection with the waters of the Bay
of San Francisco; thence southerly, along the
line of said bay, to the point of intersection
of Market Street with said bay; thence westerly,
along said Market Street, to the point
where Grant Street intersects with said
Market Street; thence westerly, along said
Grant Street, to where it intersects with the
3rd Street Tunnel Road; thence along said
3rd Street Tunnel Road, a said bay road
grade, in a direct line to the Pacific
Ocean; thence westerly, across said ocean,
to the point of beginning. (One Quarter.)

Fourth District composed of that portion
of the City and County of San Francisco,

eastward, and along the Southern boundary
line of said "Presidio Reservation" to the point
where First Avenue intersects with said
boundary line; thence southward, along said
First Avenue, to the point where Washington
Street intersects with said First Avenue;
thence eastward, along said Washington Street, to
its intersection with the waters of the Bay
of San Francisco; thence southward, along the
line of said bay, to the point of intersection
of Market Street with said bay; thence westward,
along said Market Street, to the point
where Gary Street intersects with said
Market Street; thence westward, along said
Gary Street, to where it intersects with the
3rd Street Tunnel Road; thence along said
3rd Street Tunnel Road, and said toll road
thence westward, in a direct line to the Pacific
Ocean; thence northward, along said ocean,
to the point of beginning. (One Quarter).

Eleventh District composed of that portion
of the City and County of San Francisco,
bounded and described as follows, to wit:

commencing at a point on the line of Market
street where Fourth street intersects with
said Market street; thence easterly and
then said Market street to the waters of
the Bay of San Francisco; thence southerly
and southeasterly along the line of the
waters of said Bay, to a point where Fourth
street intersects with said Bay; thence north-
westerly along the line of said Fourth street to
the point of beginning. One Senator.

Fourth District - composed of the
County of Nevada. One Senator.

Fifth District - composed of the
Counties of Fresno and Maricopa,
(comprising jointly with Maricopa) One Senator.

Sixth District - composed of the
Counties of Inyo and California
One Senator.

Seventh District - composed of the
County of Sacramento. One Senator.

Seventeenth District - composed of the
counties of Orleans and Yates. (Yates jointly
with Seneca) One Senator.

Twenty-First District composed of the
County of Seneca. One Senator.

Twenty-Second District - composed of the
County of Racer. One Senator.

Twenty-Third District - composed of the
Counties of Canada and Albion. One Senator.

Twenty-Fourth District - composed of the
Counties of Canada and Terra. One Senator.

Canada, jointly with Terra One Senator

Twenty-Fifth District - composed of the
Counties of Yates and Sullivan. One Senator.

Twenty-Sixth District - composed of the
Counties of Sullivan, Ulster, and
Dutchess. One Senator.

Fourth District - composed of the
counties of Dickinson, Hedoc, Trinity,
and Throck. One Senator.

Also, members of the Assembly, as follows:

San Diego county	one member
San Bernardino county	one member
Los Angeles county	two members
Yuba and Santa Barbara counties	one member
San Luis Obispo county	one member
Imperial county	one member
Imperial and Kern counties	one member
Kern and Inyo counties	one member
Monterey and Merced counties	one member
San Joaquin county	one member
Santa Clara county	one member
Stanislaus county	one member
San Diego county	one member
Santa Clara county	three members
San Joaquin county	one member
San Francisco county (from 1 st Senatorial District)	four members
San Francisco county (from 2 ^d Senatorial District)	four members
San Francisco county (from 3 ^d Senatorial District)	four members
San Francisco county (from 4 th Senatorial District)	four members

counties of Dickinson, Hedoc, Trinity,
and Trueta. (One Senator).

All members of the Assembly, as follows:

San Diego county	one member
San Bernardino county	one member
Los Angeles county	two members
Yuba & Santa Barbara counties	one member
San Luis Obispo county	one member
Fresno county	one member
Tulare & Kern counties	one member
Merced & Inyo counties	one member
Mariposa & Madera counties	one member
Stanislaus county	one member
Santa Cruz county	one member
Monterey county	one member
San Joaquin county	one member
Santa Clara county	three members
San Mateo county	one member
San Francisco county (from 1 st Senatorial District)	four members
San Francisco county (from 10 th Senatorial District)	four members
San Francisco county (from 11 th Senatorial District)	four members
San Francisco county (from 12 th Senatorial District)	four members
San Francisco county (from 13 th Senatorial District)	four members
Alameda county	three members

Adair County,

Albany County,

Antelope County,

Armstrong County,

Barre County,

Bellevue County,

Boone County,

Box Elder County,

Bozeman County,

Butte County,

Chadron County,

Cherokee County,

Chisago County,

Clatsop County,

Clatsop & Clatsop counties,

Clatsop County,

Clatsop County,

Clatsop County,

Clatsop County,

Clatsop County,

Clatsop & Clatsop counties,

Clatsop County,

Clatsop County,

Clatsop County,

Clatsop & Clatsop counties,

Clatsop & Clatsop counties,

one member,

one member

two members

two members

two members

one member

three members

two members

one member.

one member

one member,

three members

one member

one member

one member

three members

one member

two members

one member

two members

one member

one member,

one member

one member

one member

one member

John W. Thomas Auditor one member

The Legislature at its 21st Session having recommended to the electors of the State to vote upon the question of calling a convention to revise and change the constitution of the State, the people at said election will vote on said question.

The ballots used at said election shall contain the words "For the Convention", or the words "Against the Convention" written or printed thereon.

"And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars."

Dr. Julius K. H. I have herewith set my hand and caused the Seal of the State to be hereunto affixed at Washington, D. C. the 31st day of July, A. D. 1877.

William Smith

and 1877 in the year 1877.

The ballots used at such election shall contain the words "For the Convention", or the words "Against the Convention" written or printed thereon.

"And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars."

In Witness Whereof, I have hereunto set my hand and caused the Great Seal of the State to be hereunto affixed at Sacramento, this 31st day of July, A.D. 1877.

William Smith
Governor.

Attest Thomas Beck.
Secretary of State.

Election Proclamation
to hold **112**
Judicial Election
October 17th 1877

Filed September 15th 1877
Thomas Beck
Secretary of State
By Wm. A. Beck
Deputy.



Election Proclamation

State of California.

Executive Department.

There will be a Judicial Election held throughout the state, on Wednesday the seventeenth day of October next, at which time the following officers will be elected

One District Judge for the Thirteenth
Judicial District

One District Judge for the Fifteenth
Judicial District

One District Judge for the Twenty First
Judicial District

One District Judge for the Twenty second
Judicial District

One County Judge for the County of Alpine,

One County Judge for the County of Amador.

One County Judge for the County of Colusa,

One County Judge for the County of Lassen

State of California.
Executive Department.

There will be a Judicial Election held throughout the State, on Wednesday the twentieth day of October next, at which time the following officers will be elected

One District Judge for the Thirteenth
Judicial District

One District Judge for the Fifteenth
Judicial District

One District Judge for the Twenty First
Judicial District

One District Judge for the Twenty Second
Judicial District

One County Judge for the County of Alpine,
One County Judge for the County of Amador,
One County Judge for the County of Colusa,
One County Judge for the County of Lassen,
One County Judge for the County of Los Angeles,
One County Judge for the County of Mono.

One County Judge for the County of Plumas

One County Judge for the County of Colusa

One County Judge for the County of Tulare

One County Judge for the County of Yuba

One County Judge for the County of Ventura

Such number of Justices of the Peace for each city and township in the several counties of the state as is prescribed by law.

The judges for such Recorders or other inferior Courts established in pursuance of Article VI Section 1 of the Constitution as are required by law to be ^{elected} ~~filled~~ at said Judicial Election

And I do hereby offer a reward of One Hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV Part 1. of the Penal Code: such reward to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

Witness my hand and the Great Seal of the State this the fifteenth day of September A D 1877.

William Smith
Governor

Attest
Thomas Beck
Secretary of State
By Wm A. Beck
Deputy.

IF 350

Thos. Revere, 113

113
November 11th 1877

Filed Nov. 17th 1877

Thomas Revere

Sett. in State

By Wm. A. Revere

Deputy

Thanksgiving Proclamation.

In pursuance of a custom widely, if not
universally, observed by the Executives of the
State of the American Union, as well as in
response to the religious emotions and impulses
of a people who acknowledge their dependence on
Divine Providence for life and all the blessings
of life, and recognize the obligations of gratitude
they are under to Providence for whatever blessings—
whether material, social, political, religious
or otherwise—they may bestow on them,

I, William W. Miller, Governor of the State
of California, do hereby appoint Thursday, the
20th day of November 1874, to be observed by
the people of the said State as a day of
thanksgiving and praise to Almighty God.

It is true: that in some parts of the State during
the last year, the husbandman has sown but
has not reaped, or, at least, has not reaped
his accustomed abundance; that many labor-
ers, who have been willing and anxious to work,
have not been able to find work to do, or to
obtain the wages to which they are entitled.

The observance of a custom widely, if not
universally observed by the Executives of the
State of the American Union, as well as in
response to the religious emotions and impulses
of a people who acknowledge their dependence on
Divine Providence for life and all the blessings
of life, and recognize the obligations of gratitude
owed to Providence for whatever blessings—
whether material, social, political, religious
or otherwise—he may bestow on them.

E. William Stein, Governor of the State
of California, do hereby appoint Thursday, the
20th day of November 1874, to be observed by
the people of the said State as a day of
thanksgiving and praise to Almighty God.

It is true: that in some parts of the State during
the last year, the husbandman has sown but
has not reaped, or, at least, has not reaped
his accustomed abundance; that many labor-
ers, who have been willing and anxious to work,
have not been able to find work to do, and
consequently have not been able to procure
the accustomed comforts for themselves
and families; that the stagnation in

business, resulting from the failure of the crops
and other causes, has not merely threatened
hardship, and possibly in some instances, caused
a deprivation of some of the necessities of life,
to the poor, but has put a check to the prosper-
ity of nearly, if not quite, all the more pros-
perous and wealthy citizens of the State;
that there is an element of population in the
State which the great body of citizens regards
as an evil of vast and growing magnitude,
whether considered in its relations to the
labor problem, to the moral and physical
well-being of society, or to the possible
political problems and complications of
the future; that, owing to the exciting and
aggravating effects of the cause above
mentioned, in conjunction with others,
we have seen, during the past year, an unusual
degree of disquietude and a tendency to
violence and riots, still the people of this
State, both in their collective capacity as
a political community, and as individual
citizens and members of society, have much
to be grateful for. We have committed few crimes!

the poor, and possibly in some instances, caused
a deprivation of some of the necessities of life,
to the poor, but has put a check to the prosper-
ity of nearly, if not quite, all the more pros-
perous and wealthy citizens of the State;
that there is an element of population in the
State which the great body of citizens regard
as an evil of vast and growing magnitude,
whether considered in its relations to the
labor problem, to the moral and physical
well-being of society, or to the possible
political problems and complications of
the future; that, owing to the exciting and
exaggerating effects of the causes above
enumerated, in conjunction with others,
there has been, during the past year, an unusual
degree of disquietude and a tendency to
violence and riots, still the people of this
State, both in their collective capacity as
a political community, and as individual
citizens and members of society, have much
to be grateful for. They have generally been treated
with plenty; you, if any, have suffered from
actual want; or, in the main, they

Law maintained and the laws enforced;
and the incalculable blessings of civil and
religious liberty have been enjoyed.

I therefore most warmly recommend
that the people meet on the day above
named, in their accustomed places of
public worship, and, in the manner com-
mon in their respective places, render
devout thanks to the Spirit of all Good
for the many blessings He has bestowed
on us during the last year.

The Testimony I have hereunto
set my hand, and caused the Great
Seal of the State to be affixed, at
the City of Sacramento, California,
this Twentieth day of November,
in the year of our Lord One Thousand
Eight Hundred and Seventy Seven.

William A. Smith
Governor

and the incalculable blessings of civil and religious liberty have been enjoyed.

I therefore most earnestly recommend that the people meet on the days above named, in their accustomed places of public worship, and, in the manner common in the respective places, render devout thanks to the Spirit of all Good for the many blessings He has bestowed on us during the past year.

The Testimony thereof, I have caused to be set on hand, and caused the Great Seal of the State to be affixed, at the City of Sacramento, California, this Twentieth day of November, in the year of our Lord One Thousand Eight Hundred and Seventy Seven.

William Davis
Governor.

Attest Thomas P. Beech.
Secretary of State.

Proclamation 114
 to hold an
 Election, to fill the
 vacancy caused by
 death of Nathan
 Porter in the 9th
 Senatorial District

Filed in the office of the Secretary
 of State the 9 day
 of January A. D. 1878.
Thomas Beck
 Secretary of State.
 By John A. Beck
 DEPUTY.

Record Book....., Page.....

Proclamation for Special Election

A special election will be held on Thursday the seventh day of February AD 1878 in the Ninth Senatorial District, composed of the county of Glameda, for the election of one Senator for that District to the Legislature of this state, to fill the vacancy in the office of Senator aforesaid, occurring by the death of the Hon Nathan Porter.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In Witness Whereof, I have hereunto set my hand and the Great Seal of the State, this eighth day of January 1878

William L. ...

Governor

A special election will be held on Thursday
the seventh day of February AD 1878 in the
Ninth Senatorial District, composed of the county
of Blaine, for the election of one Senator for
that District to the Legislature of this state, to
fill the vacancy in the office of Senator afore-
said, occurring by the death of the Hon Nathan
Porter.

And I do hereby offer a reward of one hun-
dred dollars for the arrest and conviction of
any and every person violating any of the
provisions of Title IV, Part I of the Penal Code;
such rewards to be paid until the total amount
hereafter expended for the purpose reaches the
sum of ten thousand dollars.

In Witness Whereof, I have hereunto
set my hand and the Great
Seal of the State, this the
eighth day of January 1878
William A. ...
Governor

By the Governor

Thomas Beck.
Secy of State

Electoral Proclamation
to fill vacancy **115**
in
14th Senatorial District

Filed in the office of the Secretary
of State the 15th day
of January A. D. 1878.
Thomas P. Rick
Secretary of State
By J. C. [illegible]

Record Book _____, Page _____.

Whereas a vacancy exists in the Senate of the State of California, occurring by the death of Hon Nathan Porter, the Senator from the ^{fourteenth} ~~fourth~~ Senatorial District, and on the 8th day of the current month. I issued a proclamation calling an election to be held, in said district, on Thursday the seventh day of February, 1878 to elect one Senator to fill such vacancy.

And whereas, by an Act of the Legislature, approved this day, a proclamation calling a special election to fill a vacancy in the office of State Senator, ^{need not be issued for a longer period than} ~~may be issued at~~ ^{whereas} ~~least~~ ten days before such election, and it is desirable that the said district should be represented in the Senate without delay

I now therefore, I William Durn, Governor, do hereby revoke my said and former proclamation fixing Thursday the seventh day of February, 1878, as ~~the~~ a day of election in the ^{fourteenth} ~~fourth~~ Senatorial District, and do hereby proclaim that on
Tuesday

the twenty second day of January 1878
there will be a special election held,
in the ^{fourteenth} ~~ninth~~ Senatorial district of this
state, composed of the County of Alameda,
for the purpose of electing one Senator
for the said ^{fourteenth} ~~ninth~~ Senatorial district
to the Legislature of this state to fill the
vacancy in the said office of Senator,
occurring by the decease of Hon Nathan
Porter, Senator from said district at the
time of his decease,

And I do hereby offer a reward of
one hundred dollars, ~~of one hundred dollars~~
for the arrest and conviction of any and every ^{person}
violating any of the provisions of Title IV,
Part I of the Penal Code; such rewards to be
paid until the total amount hereafter expended
for the purpose reaches the sum of ten thous
and dollars.

In Witness Whereof I have this day
hereunto set my hand and the Great Seal
of the State this the eleventh day of January
AD 1878

By the Governor

William F. Smith
Governor

there will be a special election held,
in the ^{fourteenth} ~~ninth~~ senatorial district of this
state, composed of the County of Alameda,
for the purpose of electing one Senator
for the said ^{fourteenth} ~~ninth~~ senatorial district
to the Legislature of this state to fill the
vacancy in the said office of Senator,
occurring by the decease of Hon Nathan
Porter, Senator from said district at the
time of his decease,

And I do hereby offer a reward of
one hundred dollars, ~~of one hundred dollars~~
for the arrest and conviction of any and every ^{person}
violating any of the provisions of Title IV,
Part I of the Penal Code; such rewards to be
paid until the total amount hereafter expended
for the purpose reaches the sum of ten thous
and dollars.

In Witness Whereof I have this day
hereunto set my hand and the Great Seal
of the State this the eleventh day of January
AD 1878

By the Governor

William F. Smith
Governor
Thomas J. Dick
Secretary of State
W. H. Dick

[F 300.106]

Proclamation
to 116
hold an Election
to fill
Vacancy in the 17th
Senatorial District
caused by
Death of Hon. H. Langens

Filed in the office of the Secretary
of State the 2nd day
of *October* A. D. 1878.
Thomas Beck
Secretary of State
By *Edw. A. Beck*

Record Book . Page .

A special election will be held on
Wednesday the thirtieth day of
February, A.D. 1878 in the Se-
cond Senatorial District, composed
of the county of Santa Clara, for the
election of one Senator for that
District to the Legislature of this
State, to fill the vacancy in the
office of Senator aforesaid, occur-
ring by the death of the Hon. F. J.
McDonnell.

"And I do hereby offer a reward of one hundred
dollars for the arrest and conviction of any and every
person violating any of the provisions of Title IV, Part 1
of the Penal Code; such reward to be paid until the
total amount hereafter expended for the purpose reaches
the sum of ten thousand dollars."

In Witness Whereof, I have hereunto
set my hand and the Great Seal of the
State, this the second day of February,
1878.

William Smith
Governor

By the Governor Thomas Beech

Secretary of State

111
Proclamation
for
Special Election
to fill
vacancy in Senate and
Assembly caused by
Death of H. Langrey
and C. H. Oglethorpe

Attest the Seal of the Secretary
of State this 6th day
of February A. D. 1878.
Thomas Beck
By John A. Beck DEPUTY

Record Book , Page

Revocation of Proclamation
for special Election in 7th
Senatorial District

Whereas on the 2nd day of February 1878
I issued a proclamation calling an election
to be held on the 13th day of February 1878
in the 7th senatorial district to elect a
senator to fill the vacancy occurring by
the death of W. L. Angney, and whereas since
the issuing thereof a vacancy has occurred
in the office of "member of assembly" by the
death of Hon W. B. Oulton and whereas it is
advisable that the election to fill said
vacancies should be held on the same day.
therefore, as such election will have to be
held at a later day than the 13th inst
I hereby revoke the said proclamation in
order that another may issue calling the
election to be held on Tuesday the 19th
day of February AD 1878

Witness my hand and the great seal
of the state this the sixth day of February

Senatorial District

Whereas on the 2nd day of February 1878
I issued a proclamation calling an election
to be held on the 13th day of February 1878
in the 7th senatorial district to elect a
senator to fill the vacancy occurring by
the death of W. L. Snodgrass, and whereas since
the issuing thereof a vacancy has occurred
in the office of "member of assembly" by the
death of Hon W. C. Upton and whereas it is
advisable that the election to fill said
vacancies should be held on the same day.
therefore, as such election will have to be
held at a later day than the 13th inst
I hereby revoke the said proclamation in
order that another may issue calling the
election to be held on Tuesday the 19th
day of February AD 1878

Witness my hand and the Great Seal
of the state this sixth day of February
AD 1878

William F. Smith

Governor.
Thomas Beck Secy of State
By Wm A. Beck Deputy

Proclamation for Special Election

A special election will be held on Tuesday the nineteenth day of February A.D. 1878 in the seventh Senatorial District, composed of the County of Santa Clara, in the election of one Senator for that District, to fill the vacancy in the office of Senator, occurring by the death of the Hon W. E. Ingalls, and of one member of the Assembly to fill the vacancy in the office of member of the Assembly occurring by the death of the Hon C. W. Upton.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title "V" Part 1 of the Penal Code: such rewards to be paid until the total amount heretofore expended for the purpose reaches the sum of ten thousand dollars.

In Witness Whereof I have hereunto set
my hand and the Great Seal of the State
this 6th day of February A.D. 1878
William A. B.
Governor

By the Governor

Thomas Beech
Secy of State

118
Proclamation
calling an Election for
Delegates to a Convention
to frame a new Constitution

Filed in the office of the Secretary
of State on 21st day

May A D 1875.
Thomas Beck

By Mr A Beck

Record Book Page

Proclamation

calling an election for Delegates to a
Convention to frame a new Constitution.

State of California

Executive Department

An election will be held throughout
the State, on Wednesday, the nineteenth
day of June, A.D. 1878 to elect Delegates
to meet in Convention, at the City of Sac-
ramento, on the 28th day of September
A.D. 1878 to frame a new Constitution for
the State of California

The number of Delegates to be chosen is
one hundred and fifty two, to be elected
as follows:

The Counties of Calaveras, Colusa,
Contra Costa, Del Norte, El Dorado,
Fresno, Humboldt, Kern, Lake, Marin,
Mendocino, Monterey, Napa, San Benito,
San Bernardino, San Diego, San Luis
Obispo, San Mateo, Santa Barbara, Santa

calling an election for Delegates to a
convention to frame a new Constitution.

State of California

Executive Department

An election will be held throughout
the State, on Wednesday, the nineteenth
day of June, A.D. 1878 to elect Delegates
to meet in convention, at the City of Sac-
ramento, on the 28th day of September
A.D. 1878 to frame a new Constitution for
the State of California

The number of Delegates to be chosen is
one hundred and fifty two, to be elected
as follows:

The Counties of Calaveras, Colusa,
Contra Costa, Del Norte, El Dorado,
Fresno, Humboldt, Kern, Lake, Marin,
Mendocino, Monterey, Napa, San Benito,
San Bernardino, San Diego, San Luis
Obispo, San Mateo, Santa Barbara, Santa
Cruz, Sierra, Stanislaus, Sutter, Tehama,
Tulare, Tuolumne, Ventura and Yolo
each to elect one delegate:

The Counties of Amador, Placer, Yuba and Butte, each to elect Two delegates:

The Counties of Los Angeles and Solano, each to elect Three delegates:

The Counties of San Joaquin, Sonoma and Nevada, each to elect Four delegates:

The Counties of Santa Clara, Alameda and Sacramento each to elect Five delegates:

The City and County of San Francisco at large to elect Thirty delegates:

The Counties of San Diego & San Bernardino jointly to elect one delegate:

The Counties of Mono and Inyo jointly to elect one delegate:

The Counties of Mariposa, Merced and Stanislaus jointly to elect one delegate:

The Counties of Mariposa and Merced jointly to elect one delegate:

The Counties of Santa Cruz, Monterey and San Benito jointly to elect one delegate:

The City and County of San Francisco at large and the County of San Mateo jointly to elect one delegate:

The Counties of Contra Costa and Marin jointly to elect one delegate:

The Counties of San Joaquin and Amador jointly to elect one delegate:

The Counties of Tuolumne and Calaveras jointly to elect one delegate:

The Counties of Colusa and Yuba jointly to elect one delegate:

The Counties of Napa, Lake and Sonoma jointly to elect one delegate:

The Counties of Nevada and Sierra jointly to elect one delegate:

The Counties of Yuba and Sutter jointly to elect one delegate:

The Counties of Butte, Plumas and Lassen jointly to elect one delegate:

The Counties of Plumas and Lassen, jointly to elect one delegate

The Counties of Mendocino, Humboldt and Del Norte jointly to elect one delegate:

The Counties of Dickinson, Modoc, Trinity and Shasta jointly to elect one delegate:

The Counties of Dickinson and Modoc jointly to elect one delegate:

The Counties of Trinity and Shasta jointly to elect one delegate.

The Counties of El Dorado and Alpine jointly to elect two delegates.

jointly to elect one delegate:

The Counties of Tuolumne and Calaveras jointly to elect one delegate:

The Counties of Colusa and Yuba jointly to elect one delegate:

The Counties of Napa, Lake and Sonoma jointly to elect one delegate:

The Counties of Nevada and Sierra jointly to elect one delegate:

The Counties of Yuba and Sutter jointly to elect one delegate:

The Counties of Butte, Plumas and Lassen jointly to elect one delegate:

The Counties of Plumas and Lassen, jointly to elect one delegate

The Counties of Mendocino, Humboldt and Del Norte jointly to elect one delegate:

The Counties of Dickinson, Modoc, Trinity and Shasta jointly to elect one delegate:

The Counties of Dickinson and Modoc jointly to elect one delegate:

The Counties of Trinity and Shasta jointly to elect one delegate.

The Counties of El Dorado and Alpine jointly to elect two delegates.

And thirty two delegates to be elected by
the state at large, of whom not more than
eight shall be residents of any one Congress-
ional District

And I do hereby offer a reward of one hun-
dred dollars for the arrest and conviction of
any person violating any of the provisions of
of Title IV Part 1. of the Penal Code; such re-
wards to be paid until the amount hereafter
expended for the purpose reaches the sum of
Ten Thousand dollars.

In Witness Whereof. I have set my
hand and caused the Great Seal of the state
to be affixed hereunto, at the City of Sacramento,
this the twentieth day of May AD Eighteen
Hundred and twenty eight

William Dwin

Governor of the
State of California

By the Governor

Thomas Reed
Secy of State

the state at large, of whom not more than eight shall be residents of any one Congressional District

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any person violating any of the provisions of of Title IV Part 1. of the Penal Code; such rewards to be paid until the amount hereafter expended for the purpose reaches the sum of Ten Thousand dollars.

In Witness Whereof, I have set my hand and caused the Great seal of the state to be affixed hereunto, at the City of Sacramento, this the twentieth day of May 10 Eighteen Hundred and twenty eight

William Dwin

Governor of the
State of California

By the Governor

Thomas J. Reed

Secy of State

Proclamation by the

Governor

declaring names of members of the
Constitutional Convention

July 12th
1878.

Filed
of State
of
By
17th
July
Thomas Beck
Wm. A. Smith

Record Book

State of California
Executive Department

The Secretary of State having
in the presence of the Governor^{and} Controller,
opened and counted all the returns received
of votes for members of the Convention
to frame a new Constitution for this State,

Now Therefore, I, William Irvine,
Governor of the State, do declare the
following named persons to have been chosen
members of said Convention

For Alameda County,

A Campbell Junior,

Daniel Inman,

John E. McCallum,

William Van Comrie,

J. C. Webster.

For Amador County,

John H. Eagan

W. H. Prouty,

For Butte County,

Isiah Boucher,

M. R. C. Pulliam,

For Calaveras County,

J. B. Garvey,

For Colusa County,

B. B. Glasscock,

For Contra Costa County,

Hiram Mills,

For Del Norte County,

James E. Murphy,

For El Dorado County,

Henry Larkin;

For Fresno County

E. A. Holmes;

For Humboldt County
W. J. Sweasey.

For Kern County
V. H. Gregg,

For Lake County
H. B. Noel.

For Los Angeles County
Edward Grey
V. E. Howard
& P. West.

For Marin County,
Hugh Walker,

For Mendocino County
E. J. Cannon.

For Monterey County.
H. G. Wyatt.

For Napa County,
Robert Crouch.

For Nevada County,

C. W. Gross,

Hamlet Davis.

John McCoy,

John E. Wickes,

For Placer County,

S. B. Burt,

G. A. Filcher,

For Sacramento County,

James Caples,

Presley Dunlap,

A. C. Freeman,

Thomas McConnell,

S. B. McFarland,

For San Benito County.

B. Mason

For San Bernardino County

R. S. Swing

For San Diego County

W. S. Blackmer.

For the City & County of San Francisco
Curtis Barlow,
Charles F. Bursteher,
Peter Bell,
John D. Gordon,
Patrick T. Downing,
Luke Doyle,
Simon G. Farrell,
Jacob R. Freud,
Joseph C. Gorman,
William P. Grace,
Thomas Harrison,
Conrad Herold,
William P. Hughey,
Peter J. Joyce,
Bernard F. Kenny,
Charles R. Kleine,
Raymond Larigue,
John F. Lindow,
Thomas Morris,
Thorwald Nelson,
Henry Neunaber,
Charles C. O'Donnell,
James O'Sullivan,
James C. Reynolds,
Charles S. Ringold,

H. W. Smith,
John B. Stedman,
Charles Swenson,
Alphonse Vacquerel,
Patrick M. Melin,

For San Joaquin County,
J. R. W. Hitchcock
David Lewis,
Justus Schomp,
David S. Ferry,

For San Luis Obispo County,
George Steele,

For San Mateo County,
W. S. Moffat,

For Santa Barbara County,
Eugene Fawcett

For Santa Clara County
E. C. Smith
D. W. Herrington
Thomas H. Laine
R. McComas

John C. Swenson,
Charles Swenson,
Elphonse Vacquerel,
Patrick M. McLean,

For San Joaquin County,
J. R. W. Hitchcock
David Lewis,
Justus Schomp,
David S. Terry,

For San Luis Obispo County,
George Steele,

For San Mateo County,
W. S. Moffat,

For Santa Barbara County,
Eugene Fawcett

For Santa Clara County
E. O. Smith
D. W. Herrington
Thomas H. Laine
R. McComas
J. R. Keller,

For Santa Cruz County
Daniel Cuttle

For Sierra County
H. K. Turner

For Colano County.
J. M. Dudley,
Jesse H. Harvey,
C. G. Hilborn.

For Sonoma County
J. M. Charles,
George A. Johnson,
W. W. Moreland,
C. V. Stuart,

For Stanislaus County,
T. D. Weiskell,

Forutter County
George Chieper,

For Tehama County
H. C. Wilson

For Inyo County

J. C. Brown,

For Ingle County

John Walker,

For Ventura County,

C. C. Finney

For Yolo County

John W. Rhodes.

For Yuba County,

D. H. Bowden,

J. F. McRutt

For Contra Costa^{ms} Marin Counties jointly

Thomas H. Bates

For El Dorado^{ms} Alpine Counties jointly

J. C. Dean

E. H. Hunter

For Mariposa Merced^{ms} Stanislaus

Counties jointly.

For Coluamre County,
John Walker,

For Ventura County,
C. & Finney

For Yolo County,
John W. Rhodes.

For Yuba County,
D. H. Bowden,
J. F. McRutt

For Contra Costa^{ms} Marin Counties jointly,
Thomas H. Batey,

For El Dorado^{ms} Alpine Counties jointly,
J. B. Dean
E. H. Hunter

For Mariposa Merced^{ms} Stanislaus
Counties jointly,
L. F. Jones,

For Mariposa^{and} Merced Counties jointly
H. M. Hardwick

For Mendocino Humboldt^{and} Del Norte
Counties jointly
J. K. Barton

For Mono^{and} Inyo Counties jointly
Patrick Reddy.

For Inyo, Lake^{and} Mono Counties jointly
H. B. Boyce.

For Nevada^{and} Sierra Counties jointly
B. Barry

For Plumas^{and} Lassen Counties jointly
C. P. Louie.

For Plumas Lassen^{and} Butte Counties jointly
H. B. Chapman

For San Diego^{and} San Bernardino counties
jointly
Horace C. Koele

G. M. Hardwick

For Mendocino Humboldt & Del Norte
counties jointly
J. K. Barton

For Mono, ^{the} Inyo counties jointly
Patrick Reddy.

For Inyo, Lake ^{the} & Mono counties jointly
H. B. Boyce.

For Nevada ^{the} Sierra counties jointly
B. Barry

For Plumas ^{the} Lassen counties jointly
C. P. Louie.

For Plumas Lassen ^{the} Butte counties jointly
H. B. Chapman

For San Diego ^{the} San Bernardino counties
jointly
Horace C. Koele

For San Francisco^m San Mateo Counties
jointly
L. D. Morse.

For San Joaquin^m Amador Counties
jointly
H. L. Dudley.

For Santa Cruz, Monterey^m San Benito
Counties jointly,
William F. White,

For Siskiyou^m Modoc Counties jointly,
J. Berry.

For Clatsop, Modoc, Trinity^m & Chaco
Counties jointly,
D. B. Stevenson.

For Coliama and Polio Counties jointly,
Charles F. Reed.

For Trinity^m & Chaco Counties jointly,
S. E. Andrews.

For Tuolumne^{me} Calaveras Counties
jointly

R. M. Lampton.

For Yuba^{me} Sutter Counties jointly
J. C. Keys

For the First Congressional District

William H. L. Barnes,

Eugene Bascovich,

Morris M. Estee,

John C. Hager,

Joseph P. Hoge,

John F. Miller,

Samuel M. Wilson,

Joseph W. Winans,

For the Second Congressional District

Henry Edgerton,

James B. Hale,

J. B. Hall,

Henry H. Haight,

Hugh M. Lane,

J. M. Porter,

Amos Chapman,

Walter Van Dyke,

For the Third Congressional District

Isaac C. Belcher,

Marion Biggs,

W. F. Hewitt,

John M. Kelly,

S. P. Overton,

James M. Hall, Chatter,

Benjamin Churley,

W. G. Tinnin,

For the Fourth Congressional District

James G. Ayers,

W. J. Graves,

Ed. Martin

John Mansfield,

S. V. Smith,

George W. Schell,

P. E. Tullis

Lyron Waters,

In Witness Whereof I have
unto set my hand and caused
the Great Seal of the State to be affix-
ed this the twelfth day of June, in
the year, eighteen hundred and seventy
eight.

William Allen
Governor.



By the Governor

Secy of State

120

Resolution
designating that
the 28th day of Nov.
be a national day

Enod 120 Secret

19th
a year this
National day

By 120

Record Book

Thanksgiving Proclamation

Whereas, with the proclamation of the President of the United States, designating a day of National Thanksgiving and prayer, and in response to the religious emotions and inquiries of the people, who recognize their dependence on, and obligations to, Divine Providence for all the blessings they enjoy, I, William Drwin, Governor of the State of California, do hereby appoint Thursday, the 28th day of November, 1878, to be observed by the people of said State as a day of Thanksgiving and praise to Almighty God.

The past year has been one of plenty; the crops have been enjoyed and order maintained; and the people have enjoyed the inestimable blessing of civil and religious liberty.

Therefore, most earnestly I recommend that they on the day above named meet in their accustomed places of public worship, and render devout thanks to the Giver of all good for the many blessings that have been

bestowed upon them; have solemn religious services, and caused the thanksgiving of the State to be expressed in their public assemblies. California has lately enjoyed a season in the year of our Lord 1878, which has been a most fruitful and most successful

William Drwin

Governor

It is among the prerogatives of the
President of the United States, designated a day
of National Thanksgiving and prayer, and in
response to the religious emotions and impulses of
the people, and recognizing their dependence on, and
obligations to, Divine Providence for all the blessings
they enjoy, I, William Brown, Governor of the
State of California, do hereby appoint

Thursday, the 28th day of November, 1875,
to be observed by the people of said State as a day
of Thanksgiving, and praise to Almighty God.

The past year has been one of plenty; the harvests
have increased and order maintained; and the people have
enjoyed the inestimable blessing of civil and religious
freedom.

I therefore most devoutly recommend that all
on the day above named meet in their accustomed places
of public worship, and render due thanks to the
Giver of all good for the many blessings they have
enjoyed.

In testimony whereof, I have signed at my hands, and
caused the Great Seal of the State to be affixed, at the
City of Sacramento, California, this 26th day of
November, in the year of our Lord one thousand
eight hundred and seventy-five.

William Brown
Governor

Thomas Reese

Secretary of State

121

Proclamation

By the Governor, calling
an election on Wednesday
May 7th 1870 to adopt or reject
the New Constitution

Filed April 2nd 1870

the Secretary

3^d

1870

April

Proclamation

2nd

By

Record Book

Proclamation.

State of California
Executive Department

Whereas the Convention, which assembled at the City of Sacramento, on the twenty-seventh day of September A.D. 1878, to write and change the entire constitution of the State passed upon and submitted to the people in their ratification or rejection.

A New Constitution
for the State of California;

and whereas the same has since the first Wednesday of May A.D. 1879, as the same was which the people shall adopt or reject such new constitution

Now Therefore, I, William D. Hoag, Governor of the State of California do declare that on Wednesday, May 7th A.D. 1879, there will be held an election, at which the people of the State shall vote to adopt or reject such constitution

and whereas it is the duty of the Governor of the State to see that all persons shall be entitled to vote at such election, in their respective election districts, and

State of California
Executive Department

Whereas the Convention, which assembled at the City of Sacramento, on the twenty eighth day of September A.D. 1878, to write and change the entire Constitution of the State, agreed upon and submitted to the people for their ratification or rejection,

A New Constitution
for the State of California;

and whereas the law has been so passed
Wednesday, May 7th A.D. 1879 as the law upon
which the people shall vote to accept or reject such
new constitution

Now Therefore, I, William D. Felt, Govern-
or of the State of California do declare that on
Wednesday, May 7th A.D. 1879

there will be held an election, at which the people
of the State shall vote to accept or reject such
constitution

All persons entitled to vote as members
of the Assembly shall be entitled to vote at such
election, in their respective election districts, and
not elsewhere.

Such elections shall be by ballot, and
such voters shall express his opinion by depositing

in the future for a better nation or all the
which are called the "new"

"for the new Constitution" or
"against the new Constitution"

And I do hereby offer a reward of one hun-
dred dollars for the arrest and conviction of
any and every person violating any of the
provisions of Title IV. Part 1, of the Penal Code;
such reward to be paid when the total amount
hereafter expended in the course reaches the
sum of one thousand dollars.

I, William H. Allen, I have heretofore
and have any other the fact that of the
state to be advised by the fact of the same to
the second part of the title of the
the same. Since the date of the same



Attest

William H. Allen.
Secretary of State

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122

of the

the number

200,000

State of California
Executive Department.

To the Legislature, in that it has been my
pleasure to submit to you the
report of the State Board of
Education, which was made to me
on the 1st day of January, 1894.
The Board of Education was organized
on the 1st day of January, 1894,
and has since that time been
actively engaged in its duties.
The Board has the honor to
submit to you the following
report of its proceedings during
the year 1894.

Executive Department.

The Convention, called in pursuance of
Article 8 Section 3 of the constitution of
this State, and of an Act of the Legis-
lature, approved March 31st 1878,
having agreed upon and adopted a
constitution, and having submitted
said constitution to the people, at
a special election held on the 4th
day of May 1879, in their ratifica-
tion of said constitution; and the returns of the
said election having, in the manner
prescribed by the Convention, been
certified to the Executive of the State;
and the Executive having, after
receiving the same, caused the returns
thereof to be published in the
public newspapers of the State;
and the people so certified
to him; and it having been ascer-
tained by such examination that
a majority of the whole number
of voters, who at such election
were in favor of such new
constitution,

San Diego, D. William
Quinn, Governor of the State, do
by virtue of the authority vested
in me by Article X Section 2,
of the Constitution of the State,
declare such new constitution
to be the Constitution of the
State of California.

And, in pursuance of a provision of
an act of the Legislature, entitled, "An
act to provide for a Convention to
frame a new constitution for the
State of California" approved March
30th 1879. I further declare, that such
new constitution will take effect and
be in force on and after the first
day of July, 1880 at 12 o'clock meridian.
So far as the same relate to the election
of all officers; the commencement of
their terms of office and the meeting
of the Legislature; and that, in all
other respects, and for all other
purposes, it will take effect on
the first day of January 1880,
at 12 o'clock meridian.

27.
In Witness Whereof, I have,
hereunto set my hand and caused
the Seal of the State to be
affixed at the City of Sacramento
this twentieth day of June A.D. 1879.
William Minn
Governor

By the Governor, Thomas Beck.
Secretary of State.

LF 30 C 13.

Election Proclamation

123

Election Sept 4 1877

Filed in the office of the Secretary
of State
of July 1877
Thomas Beck
By J. A. Beck

Record Book Page

State of California
Executive Department.

Notice is hereby given that a
General Election will be held through-
out the State on Wednesday the third
day of September, A.D. Eighteen hundred
and seventy nine, when the following
Officers will be elected, to wit:

Governor

Lieutenant Governor.

Secretary of State.

Comptroller

Treasurer.

Attorney General

Surveyor General,

Chief of the Supreme Court

Superintendent of Public

Instruction.

State Senators in the following
Senatorial Districts:

First District, composed of the Counties of
San Diego and San Bernardino,

One Senator.

Second District, composed of the County
of Los Angeles,

One Senator.

Third District, composed of the Counties of
Ventura, Santa Barbara and San Luis
Obispo.

One Senator.

Fourth District, composed of the Counties of
Tulare, Kings, Fresno, Mono and Kern

One Senator.

Fifth District, composed of the Counties of
Maricopa, Merced and Stanislaus

One Senator.

Sixth District, composed of the Counties of
Santa Cruz, Monterey and San Benito

One Senator.

Seventh District composed of the Counties of
Santa Clara

Two Senators

Eighth District composed of the Counties of
San Mateo and the City & County of San
Francisco

One Senator.

Tenth District, composed of the portion of
the City and County of San Francisco,
bounded and described as follows, to wit:

commencing at a point where the southerly
line of United States military reservation,
known as the "Presidio reservation" intersects
with the waters of the Pacific Ocean; thence
meandering along the waters of said ocean
and ^{the} waters of the Bay of San Francisco,
northerly, easterly and southerly, to the point
where Washington street intersects with said
bay; thence westerly along said Washington
street, to its intersection with First Avenue;
thence northerly, along said avenue, to its
intersection with the southerly boundary line
of the said "Presidio reservation"; thence westerly,
and along the southerly boundary line of
said "Presidio reservation" to its intersection
with the Pacific Ocean and the point of
beginning.

For a map.

Tenth District, composed of that portion
of the City and County of San Francisco
bounded and described as follows, to wit:
commencing at a point where the southerly
boundary line of the "Presidio reservation"

intersects with the water of the Pacific Ocean, thence easterly, and along the southerly boundary line of said "Presidio Reservation" to the point where "First Avenue intersects with said boundary line; thence southerly, along said First Avenue to the point where Washington street intersects with said First Avenue; thence easterly along said Washington street to its intersection with the water of the Bay of San Francisco; thence southerly along the line of said bay, to the point of intersection of Market street with said bay; thence westerly along said Market street to the point where Kearny street intersects with said Market street, thence westerly along said Kearny street to where it connects with the Point Lobos Toll Road; thence along said Point Lobos Toll Road, and said toll road produced, in a direct line to the Pacific Ocean; thence northerly, along said ocean, to the point of beginning.

City Senators.

Seventh District, composed of that portion of the city and county of San Francisco, bounded and described as follows. To wit, commencing at a point on the line of Market

street where Fourth street intersects with said
Market street, thence easterly and along said
Market street to the waters of the Bay of San
Francisco; thence southerly, and southeasterly
along the line of the waters of said bay, to a
point where Fourth street intersects with
said bay; thence northerly along the line of
said Fourth street to the point of beginning
Two Senators.

Twelfth District composed of that portion
of the City and County of San Francisco,
bounded and described as follows, to wit:
commencing at the intersection of Duane
and Leary streets, and running thence
easterly along said Leary street to its inter-
section with Market street; thence south-
westerly along the line of said Market street
to the point of intersection of Fourth street
with said Market street; thence southerly along
said Fourth street to the point of its intersection
with Channel street; thence southeasterly
along said Channel street to the point of its
intersection with Eighth street; thence north-
westerly along said Eighth street to the point of
its intersection with Market street; thence
southwesterly along said Market street to the

point of the intersection of Larkin street
with said Market street, thence northerly
along said Larkin street to the point of
beginning:

Two Senators.

Thirteenth District composed of that portion
of the City and County of San Francisco
bounded and described as follows, to wit:
commencing at a point where the Point Lobos
Toll Road produced in a direct line westerly,
intersects with the waters of the Pacific Ocean
and running thence easterly along said Point
Lobos Toll Road to the point of its connection
with Kearny street; thence along said Kearny
street easterly to its intersection with Larkin
street; thence southerly along said Larkin street
to the point of its intersection with Market
street; thence northeasterly along said Market
street to the point where Eighth street inter=
sects with said Market street; thence southe=
asterly along said Eighth street to its inter=
section with Channel street; thence north=
easterly along said Channel street to the point
of its intersection with Fourth street; thence
southeasterly along said Fourth street to the
point of its intersection with the Bay of San

Francisco: thence southerly along the line of the waters of said bay to the point of intersection of the boundary line between the City and County of San Francisco and the County of San Mateo with the waters of said bay: thence westerly along said boundary line to the point of its intersection with the Pacific Ocean: thence northerly along the line of said ocean to the point of beginning.

Two Senators.

Fourteenth District, composed of the County of Alameda

Two Senators.

Fifteenth District, composed of the Counties of Contra Costa and Marin

One Senator.

Sixteenth District, composed of the Counties of San Joaquin and Yuba

San Joaquin One Senator
San Joaquin, jointly with
Yuba.

One Senator.

Seventeenth District composed of the Counties of Sacramento and Colusa

One Senator.

Eighteenth District, composed of the County
of Sacramento.

Two Senators.

Nineteenth District, composed of the Counties
of Colusa and Yolo.

Colusa.

One Senator.

Colusa jointly with Yolo

One Senator.

Twentieth District, composed of the Counties
of Sutter, Lake and Colusa.

One Senator.

Twenty First District composed of the County
of Colusa.

One Senator.

Twenty Second District composed of the
County of Placer.

One Senator.

Twenty Third District composed of the
Counties of El Dorado & Yuba.

One Senator.

Twenty Fourth District composed of the
Counties of Nevada & Sierra.

Nevada

One Senator.

Nevada jointly with Sierra.

One Senator.

Twenty-fifth District composed of the
counties of Cuba ^{and} Santa

One senator.

Twenty-sixth District, composed of the
counties of Butte, Summit and Lassen

One senator.

Twenty-seventh District composed of the
counties of Humboldt and
El Norte,

One senator.

Twenty-eighth District, composed of the
counties of Esmeralda, Modoc, Trinity, and
Yuba

One senator.

Twenty-ninth District, composed of the
counties of Colusa and Yuba

One senator

Members of the Assembly as follows:
City and County of San Francisco;

9th Senatorial District;	Four Members.
10th Senatorial District	Four Members.
11th Senatorial District	Four Members.
12th Senatorial District	Four Members.
13th Senatorial District	Four Members.

In each of the Counties of Alameda,
Nevada, Sacramento, San Joaquin, Santa-
Clara, and Sonoma,

Three Members.

In each of the Counties of Amador, Butte,
Los Angeles, Colano and Elba

Two Members

In each of the Counties of Calaveras, Contra-
Costa, Del Norte, El Dorado, Fresno,
Humboldt, Lake, Marin, Mendocino,
Monterey, Napa, Placer, San Benito,
San Bernardino, San Diego, San Luis Obispo,
San Mateo, Santa Cruz, Sierra, Stanislaus,
Sutter, Tuolumne, and Yolo.

One Member

In the Counties of Alpine^{and} El Dorado, jointly,

One Member.

In the Counties of Colusa^{and} Scharma, jointly,

One Member.

In the Counties of Inyo^{and} Mono, jointly,

One Member.

In the Counties of Kern^{and} Tulare, jointly,

One Member.

In the Counties of Mariposa^{and} Merced, jointly,

One Member

In the Counties of Modoc & Dickinson, jointly,
One Member.

In the Counties of Plumas & Lassen, jointly,
One Member.

In the Counties of Shasta & Trinity, jointly,
One Member.

In the Counties of Ventura & Santa Barbara,
jointly,
One Member.

A Chief Justice of the Supreme Court.
Six Associate Justices of the Supreme Court.

Sixty eight Judges of the Superior Court,
to be elected as follows, to wit:

In the City & County of San Francisco
Twelve Judges.

In each of the Counties of Alameda, Los-
Angeles, Sacramento, San Joaquin, Santa-
Barbara, and Sonoma

Two Judges.

In each of the Counties of Alameda, Amador,
Butte, Calaveras, Colusa, Contra Costa, Del-
 Norte, El Dorado, Fresno, Humboldt,
Imperial, Kern, Lake, Lassen, Marin, Maricopa,
Menard, Merced, Modoc, Mono, Monterey

Stake, Nevada, Pacer, Plumas, San Benito,
San Bernardino, San Diego, San Luis Obispo,
San Mateo, Santa Barbara, Santa Cruz,
Shasta, Sierra, Siskiyou, Solano, Stanislaus,
Tehama, Trinity. Tulare. Tuolumne, Ven-
tura and Yolo.

One Judge.

In the Counties of Butte & Yuba, jointly,

One Judge.

Three Railroad Commissioners to be elected
by Districts as follows.

First District composed of the Counties of
Alpine, Amador, Butte, Calaveras, Colusa,
Del Norte, El Dorado, Humboldt, Lake,
Lassen, Mendocino, Modoc, Placer, Nevada,
Glacier, Plumas, Sacramento, Shasta, Sierra,
Siskiyou, Solano, Sonoma, Sutter, Tehama,
Trinity, Yolo and Yuba,

One Railroad Commissioner
Second District - composed of the Counties of
Marin and San Mateo, the City and County
of San Francisco.

One Railroad Commissioner
Third District, composed of the Counties of
Alameda, Contra Costa, Fresno, Inyo, Kern,

Los Angeles, Mariposa, Merced, Mono, Monterey,
San Benito, San Bernardino, San Diego,
San Joaquin, San Luis Obispo, Santa Barbara,
Santa Clara, Santa Cruz, Stanislaus, Tulare,
Tuolumne, and Ventura.

One Railroad Commissioner

Four Members of the State Board of Equaliza-
tion, to be elected as follows:

From each Congressional District,
One Member.

Four Representatives to the Congress of the
United States, to be elected by districts, as
follows:

First Congressional District, composed of
the City and County of San Francisco.

One Representative.

Second Congressional District composed of
the counties of Alameda, Alpine, Amador,
Calaveras, Contra Costa, El Dorado, Nevada,
Placer, Sacramento, San Joaquin and
Tuolumne.

One Representative.

Third Congressional District composed of
the counties of Butte, Colusa, Del Norte

Humboldt, Lake, Lassen, Marin, Mendocino
Modoc, Siskiyou, Plumas, Shasta, Sierra,
Siskiyou, Colusa, Colusa, Colusa, Colusa,
Trinity, Colusa and Colusa

One Representative.

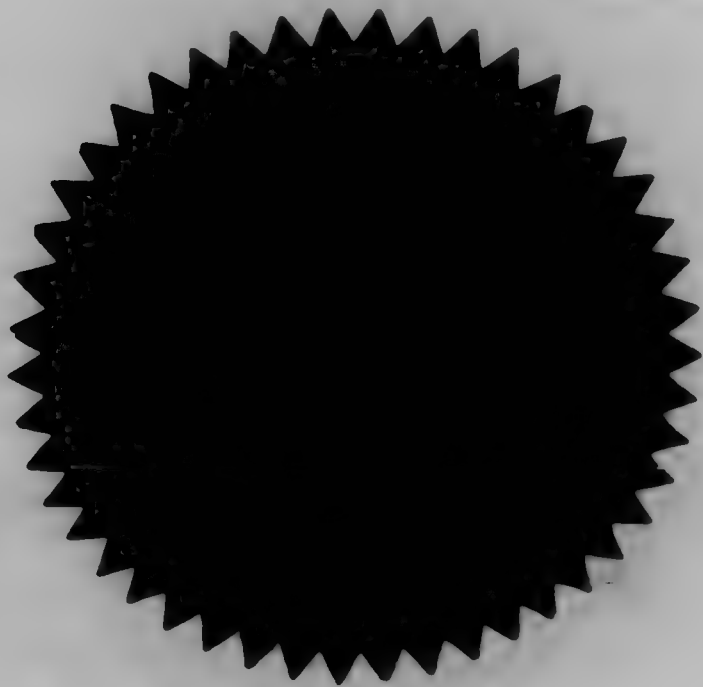
Fourth Congressional District, composed
of the Counties of Fresno, Inyo, Kern, Los
Angeles, Mariposa, Merced, Mono, Monterey,
San Benito, San Bernardino, San Diego, San
Luis Obispo, San Mateo, Santa Barbara,
Santa Clara, Santa Cruz, Stanislaus
Tulare and Ventura

One Representative.

In pursuance of an Act of the Legislature
entitled "An Act to ascertain and express the
will of the people of the State of California
upon the subject of Chinese immigration",
Approved, December, 21st 1877. I hereby call
upon the electors of the State, at the election,
proclamation whereof is herein made, to
signify their will as to the continuance or
prohibition of Chinese immigration by
placing on their ballots the words "For
Chinese Immigration" or the words "Against
Chinese Immigration."

And I do hereby offer a reward of One
hundred dollars for the arrest & conviction of
any and every person violating the provisions
of Title 11, Part 1 of the Penal Code such rewards
to be paid until the total amount hereafter
expended for the purpose reaches the sum of
Ten thousand dollars.

In Testimony Whereof I, William
Reid, Governor, have hereunto set my hand
and caused the Great Seal of the State to be
affixed at the City of Sacramento on this the
twenty seventh day of July in the year
One thousand, eight hundred & seventy nine.
William Reid
Governor.



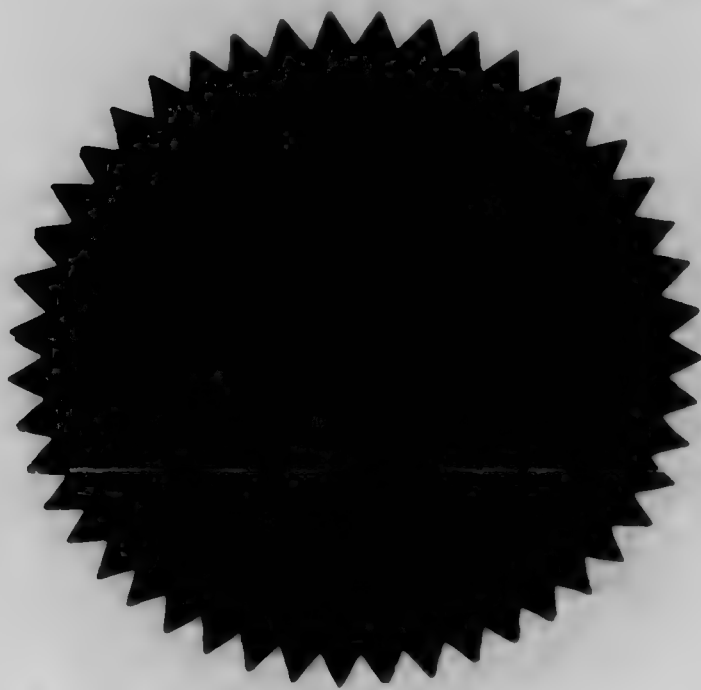
By the Governor

Thomas Reed
Secy of State.

And I do hereby offer a reward of One
thousand dollars for the arrest & conviction of
any and every person violating the provisions
of Title 11, Part 1 of the Penal Code such rewards
to be paid until the total amount hereafter
expended for the purpose reaches the sum of
Ten thousand dollars.

In Testimony Whereof I, William
P. Smith, Governor, have hereunto set my hand
and caused the Great Seal of the State to be
affixed at the City of Sacramento on this the
twenty seventh day of July in the year
One thousand, eight hundred & seventy nine.

William P. Smith
Governor



By the Governor

William P. Smith
Secy. of State.

LF 3610-11-

1-

March 124

of ^{1/4} inch
By *W. A. Beck*

Record Book

Thanksgiving Proclamation.

In conformity with the proclamation
of the President of the United States,
designating a day of National
thanksgiving and prayer, and in
pursuance of a custom generally
in vogue, it is hereby recommended
to the Executives of the States of the
American Union, as well as in
response to the religious emotions
and impulses of a Christian people,
who recognize their dependence
on Almighty God for all the
blessings they enjoy; that William
Drew, Governor of the State
of California, do hereby appoint
Thursday, the 27th day of November 1872
to be observed by the people of said
State, as a day of thanksgiving and
praise to Almighty God.

The fact that we have more or
much material property; the fact
that we have been so long in the land and

In conformity with the proclamation
of the President of the United States,
designating a day of National
abstinence and prayer, and in
pursuance of a custom generally
is not universally observed by
the Executives of the States of the
American Union, as well as in
response to the religious emotions
and impulses of a Christian people,
who recognize their dependence
on Almighty God for all the
blessings they enjoy; Dr. William
Drew, Governor of the State
of California, did hereby appoint
Thursday, the 27th day of November 1852
to be observed by the people of said
State, as a day of thanksgiving and
praise to Almighty God.

The fact was, that there was
much material prosperity; the laws
have been impartially enforced and
order strictly maintained; and the
people have enjoyed the inestimable

blessings of civil and religious
liberty.

I therefore most earnestly
call on them to meet, on this
day above designated, in their
accustomed places of public
worship and tender to the
Giver of all Good, devout thanks
for the many blessings he has
bestowed on us, as individuals
and as a people.

In Testimony Whereof, I have
hereunto set my hand, and caused
the Great Seal of the State to be
affixed, at the City of Sacramento,
California, this fifteenth day of
November, in the year of our Lord, one
thousand eight hundred and twenty-nine.

William A. Brown
Governor,

live to.

I therefore most earnestly
call on them to meet, on this
day above designated, in their
accustomed places of public
worship and tender to the
Giver of all Good, devout thanks
for the many blessings he has
bestowed on us, as individuals
and as a people.

In Testimony Whereof, I have
authenticated my hand, and caused
the Great Seal of the State to be
affixed, at the City of Sacramento,
California, this fifteenth day of
November, in the year of our Lord, one
thousand eight hundred and seventy-nine.

William D. Dyer
Governor,

Wm. D. Dyer

Secretary of State.

[F3670:115]

Quinn
Reclamation
125
in Special Section
in Napa County
of California

Filed in the office of the Secretary

of *the Fifth*
of *Garrison, A.T. 80*
D.M. Burns

By *Shirley*

Record book *.....*, Page *.....*

✓

Proclamation for Special Election

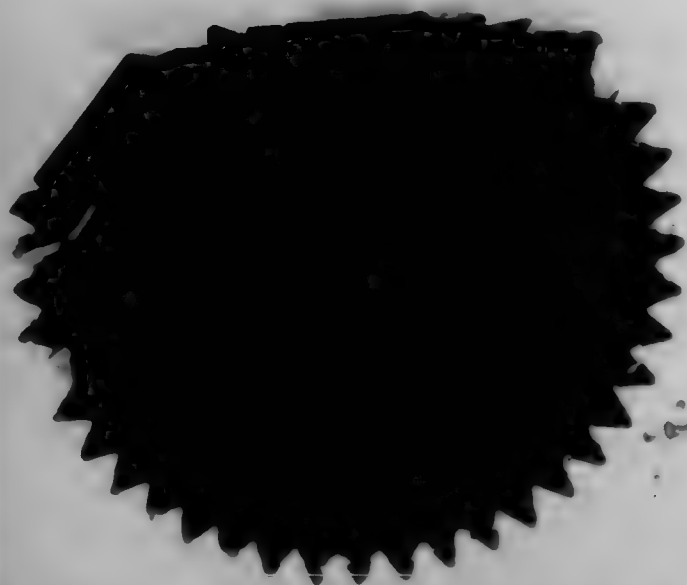
A special election will be held on Friday the sixteenth day of January, A.D. 1880 in the County of Yuba. for the election of one member of the Assembly of the State of California to fill the vacancy in the office of member of the Assembly of the State of California, occurring by the death of W. J. McClary who was elected to said office but ^{who} failed to qualify.

And I do hereby offer a reward of One hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Article IV, Part 1 of the Penal Code; such reward to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In Witness Whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed this fifth day of January, A.D. 1880

William F. Hall

Governor



Attest

R. M. Owens
Sec. of State

Proclamation
— for ~~126~~
Special Election
in San Francisco
and San Mateo Co
March 30/80



March 18th
San Francisco
Calif

Presumably for special election

A special session was in held on Tuesday the
twentieth day of March, A.D. 1890, in the City and
County of San Francisco and in the County of San
Mateo, comprising the eighth Senatorial District,
for the election of one Senator of the State of
California, to fill the vacancy in the office of
Senator of the State of California, occurring from
the indigency of Robert Peary, who was elected
to said office at the General election held throughout
this State on the third day of September, A.D. 1889.

That "No money of the amount of one hundred dol-
lars for the arrest and conviction of any and every per-
son violating any of the provisions of Article IV. Part
1 of the Bond Code, shall be paid until
the total amount actually expended for the pur-
pose exceeds the sum of one thousand dollars."

on going, where, I have come to set my hand,
and commit the great seal of the State to his charge.
This the 10th day of March, A.D. 1850

C. P. King, 1880.

~~over~~ L. H. Brown Sec. Tan. of State
by short note & p.

Proclamation
— for 126
Special Election
in San Francisco
and San Mateo Co
March 30/80

~

1880
March 30
L. J. Barnes
Attest

Proclamation for Special Election

A special election will be held on Tuesday, the
Thirtieth day of March, A.D. 1890 in the City and
County of San Francisco and in the County of
San Mateo, comprising the Eleventh Senatorial
District, for the election of one Senator of the State of
California, to fill the vacancy in the office of
Senator of the State of California, occurring from the
indefiniteness of John D. Sutter, who was elected to
said office at the General Election held throughout
this State on the third day of September A.D. 1889.

"And do hereby offer a reward of one hundred dol-
lars for the arrest and conviction of any and all
persons violating any of the provisions of Article II
Section 1 of the Penal Code: such reward to be paid in
the full amount thereof out of the
sum of five thousand dollars
on which I have heretofore set my hand
and caused the Great Seal of the State to be affixed
this 30th day of March, A.D. 1890."

C. P. King

1890
J. D. Sutter
Law of State

Holiday 127
Proclamation

Thursday the 9th day
of September 1880
(a Public Holiday)

Sept 1st

State

Memorial to the Legislature

Whereas the petitioners have been informed by the
the citizens of the town of Salem, Mass. and other
residents of the County of Essex, that they have
received many petitions from different
parts of the State, asking that the day of the
day of September be declared a legal holiday, it
being the 1st anniversary of the signing of the
Declaration of Independence.

Now, because the town of Salem and the State have to pause
on that day and as stated by the petitioners, "most of
the money now in the hands of the State is
expended that on that day the business is made a legal holiday
they cannot stop business in the State."

And because the Legislature of the State of the United
States is expected to meet on that date, a great many
of property and respect to the laws, regulations of the
Legislature, and to demand from us some such
recognition.

Now, therefore, the petitioners desire of the
State of Massachusetts to make it of the power vested
in us to hereby appoint

Thursday, the 1st day of September, as

a legal holiday

and earnestly request that an ~~act~~ of the
Legislature be passed on that date. We request the State
to make the above thing, and to make it

National pleasure in its interests.

so that the people of the State may
know that the people of the State
state to be offered, at the City of New
York, this first day of September 1877.

The C. F. F. F.

1877.

attested to
to Mr. C. F. F.
Secretary of State.

128

Election Proclamation

- Nov 2^d 1880 -

[Signature]

Filed in the Office of the
Secretary of State the *14*
day of *Oct* A.D. 1880.
[Signature]
Secretary of State

By.....
Deputy

Record Book,....., Page.....

Election Proclamation

State of California

Agriculture Department

Document October 1, 1845

elections being given that a General Election will be held throughout the State on Tuesday the second day of November A.D. 1886, when the following officers are to be elected.

His Election of President of the President of the United States
has represented him in the Congress of the United States
it is to be elected in the State of Tennessee

Our Representation in the House of Representatives
district comprising the City and County of San
Francisco.

One representation in the form of a person is
 instead of showing the representation of New Jersey, but

The

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

My dear Mr. [Name]
I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the [subject] and in reply to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
Your obedient servant,
[Signature]

[Faint, illegible text continues in two columns]

City and County of ~~San Francisco~~

City and County of San Francisco - one
four

— one

City and County of

City and County of San Francisco - four

one

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Attest

E. M. ...
Secretary of State



Thanksgiving
Proclamation

(November 25th 1884)

Filed in the Office of the
Secretary of State the *10th*
day of *Nov* A. D. 1880.

J. M. Smith
Secretary of State.

By *J. N. Smith*
Deputy.

Record Book,-----, Page-----

Stem of *Crucifera*

1911

1891

the
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George G. Perkins
Governor.

God save the Commonwealth

Attest.
John ...
Secretary of State

[F3670:120]

Election
130
Proclamation
Special election
to be held in and
for the County
of Solana
For one member
of the Assembly

Filed in the Office of the
Secretary of State the **27th**
day of **Nov** A. D. 1880.

.....
Secretary of State.

By
Deputy.

Record Book, Page

My dear Sir,
I have the honor to acknowledge the receipt of your letter of the 11th inst. in relation to the matter of the application for a license to the State of New York, and in reply to inform you that the same has been forwarded to the proper authorities for their consideration.

I have also the honor to inform you that the same has been forwarded to the proper authorities for their consideration, and in reply to inform you that the same has been forwarded to the proper authorities for their consideration.

I am, Sir, very respectfully,
Your obedient servant,

Nov. 27th 1886

Attest

H. M. Cunn
Secretary of State

131

Proclamation

Extra Sessions

April 4th 1881

*Filed in the office of the
Secretary of State.*

MAR 24 1881

D. M. BURNS,

Secretary of State.

BY

[Signature]

RECORD BOOK.

PAGE

Resolved, It is considered by the Board on the extraordinary occasion now exists for convening the Legislature, that, therefore under and in virtue of the authority in me vested by section 9 Article II of the Constitution of the State of California, I do hereby convene the Legislature in extra session, at the State Capitol on Monday the 24th day of April, A. D. 1881 at the hour of Twelve O'clock P. M.

I a further provision I have in this proclamation convened the Legislature in extra session aforesaid, are as follows.

1st To enact a general appropriation bill, which shall contain no item or items of appropriation other than such as are appropriated to pay the salaries of the State Officers; the salaries of the government officers of the institutions under the immediate control and management of the State, the United States and United States District Courts.

2nd To amend the laws of California upon the subject of the Legislature, to provide that the State Council of Administration shall have an additional vote of California upon such amendments. To amend the laws of California upon the subject of the State Council of Administration, to provide that the State Council of Administration shall have an additional vote of California upon such amendments.

of taxes, shall be sufficient to raise the
needed amount of revenue determined
upon and directed to be raised for the
expenses for the third third and
third fourth fifth years.

§ 30 appropriate money to pay the
deficiencies in appropriations for the
third of the civil government of
the State for the third third and third
second fifth years

§ 31 divide the State into Senatorial,
Assembly, and Congressional Districts

§ 32 make a general land law.

§ 33 make a general law for the sale of land
for public use.

In witness whereof, I have hereunto set my
hand and caused the seal of the State
to be hereunto affixed, at Albany, this
fourth day of January, 1892.

George E. Perkins

Attest

[F3670:122]

Proclamation
132
Regat Policy
Sept 9. 1881

Sept 5th 1881
Amos
H. H. H.

Proclamation

Whereas, petitions have been presented to me signed by influential and well known citizens of this State requesting that Monday September 9th be declared a legal holiday and the early Officers of the State, who have organizations in the several cities have both by petition and personal application endorsed the desire of their fellow citizens.

Believing it to be the wish of the people that the State's birthday should be properly commemorated, and as the law fully concedes that expression by its conferring a parade of the National Guard: and as a further observance of the day can be better obtained by the suspension of business and devoting the same to innocent pleasure and recreation, I, Geo. C. Perkins, Governor of the State of California, by virtue of the authority vested in me do proclaim

Monday September 9th 1891
a legal holiday
in witness whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed at Sacramento this 9th day of September A.D. 1891

By the Governor

A. M. Turner

Geo. C. Perkins
Governor

Proclamations
Serial of 133
the President
James A. Garfield

20th
Sept 81
Wm Bann
Wm Reynolds

Proclamation

State of California
Executive Department.

The nation is in great sorrow; for weeks it has watched by the bedside of its dying President with a unanimity and tenderness unexampled in the history of the world. But its sympathies, devotion and prayers have been unavailing. It has pleased Almighty God to remove James A. Garfield, the President of the Nation, a great and good man. One of the noblest representations of Republican institutions has fallen.

But in a Republic the nation survives when great men fail, the government continues when the President dies. Our dependence is not on any one person, however great or good, but on the intelligence, virtue and patriotism of the people and the blessings of God.

I, therefore, George C. Perkins,
Governor of the State of California,

recognizing the common senti-
ments of dependence on the Supreme
Order of the universe which has
characterized the country during
all this long season of watching
and waiting, do hereby appoint
the day that shall be designated
for the observance to be a day of
humiliation and prayer, and
recommend all citizens of the
State to suspend their usual bus-
iness on that day, and assemble
in their respective places of worship,
that they may humble themselves
before Almighty God, and supplicate
His blessings upon the Nation, that
this visitation may not be the
beginning of a series of national
calamities; that it may be over-
ruled for good to the country; that, in
this hour of our great sorrow, we
may not forget the anguish of the
bereaved wife, stricken children,
and aged mother; that the new
President, and all the associate
officers, may be prepared to meet
the exigencies of the changed con-
ditions; and that the whole
people, by a fresh consecration of

themselves to the hands of right-
-owners and patriotism, may so
live that the nation will have
honor. God wends, and with His
blessing a fine Republic can
never die.

In testimony whereof, I
have hereunto set my hand, and
caused the Great Seal of the State
to be affixed, at the city of Sacra-
-mento, California, this twentieth
day of September, A.D. eighteen
hundred and eighty-one.

George F. Perkins
Governor.

Attest:

Wm. H. Brown
Secretary of State

[F 3670:124]

Thanksgiving
134
Proclamation.

November 24. 1881.

Filed in the Office of
Secretary of State the 14
day of Nov A. D. 1881
R. H. Wurns
Secretary of State.

By
Deputy.

Record Book, Page.

State of California
Executive Department

Thanksgiving Proclamation

In accordance with the proclamation of the President of the United States, and in accord with a time-honored custom, now grown into a national observance, I, George C. Perkins, Governor of California, by the authority in me vested do proclaim

Thursday the 24th day of November, next, as a day of Thanksgiving and request that it be set apart as a day of prayer to Almighty God in acknowledgement for the manifold blessings bestowed upon us as a nation. Following the example of our ancestors let it also be a day for interchange of friendly greetings, family reunions, and social recreations.

The past year has been overshadowed

State of California
Executive Department

Thanksgiving Proclamation

In accordance with the proclamation of the President of the United States, and in accord with a time-honored custom, now grown into a national observance, I, George C. Perkins, Governor of California, by the authority in me vested do proclaim

Thursday the 24th day of November, next, as a day of Thanksgiving and request that it be set apart as a day of prayer to Almighty God in acknowledgement for the manifold blessings bestowed upon us as a nation. Following the example of our ancestors let it also be a day for interchange of friendly greetings, family reunions, and social recreations.

The past year has been overshadowed

owed by a great national sorrow
the hand of the assassin has
deprived us of our chief executive;
our hearts have been overcharged
with grief; mourning has
draped our land in gloom. The
nations of the earth, living under
governments adverse to the
principles which are the strength
and support of our beloved coun-
try, have paid a tribute to the
departed President unequalled
in the annals of history.

Gracefully has his chair been filled
no commotion, no violence, no dis-
cordant marks the change. The
permanency and stability of our
political institutions is establish-
ed beyond a doubt and the nation
has proven itself composed of a
conservative, law-abiding people.
While so taking of some pleasures
and participating in family
enjoyments, forget not those who
are denied the privileges of both
home and family, extend the
helping hand, yield to the
stranger and wanderer the
sympathy of your hearts; let

kindness, and mercy, and good-
will to one another be the marked
characteristics of thanksgiving and
I would especially invoke the aid
of the people of this State in behalf
of the Veterans of the Association
of California. This day having
been set apart by the executive
committee of said association for
such free and offerings as our
people may deem proper to donate
to the extent of their ability con-
tribute to this worthy cause.

Remember that the persons
which are our fellow men come
through life, spending life and
time to reach the nation and end
indivisible. It is not charity
they ask for justice. We owe it to
them, it is an obligation the
fulfillment of which has been
too long delayed. I know
this appeal will not be in vain
for the liberality and patriotism
of Californians are never lack-
ing when it is demonstrated
that the exercise of those virtues
are necessary for the aiding a
worthy and noble purpose.

Procl^{am} 133
Regal H^{on}
March. 4.

Filed in the Office

Secretary of State the

day of March. 1

By ^{Secretary} *Wm. D. ...*

John H. ...

Record Book, -----, Page-

Whereas, the question of Chinese immigration is of such vital importance to the welfare and best interests of this State, and as a bill is now before Congress to prevent further influx of this class of people, and believing it to be the almost unanimous wish of the citizens of California that said bill should become a law, I have been urgently requested to declare Saturday, the fourth day of March a legal holiday, that it may be made the occasion for one universal demonstration, conveying to Congress and to our Eastern Brethren the deep interest which inspires us to check this evil, and stop this curse of slavery. This request is made by a large and influential class of merchants, and by both the great

effort to rid the State of this evil, I
George C. Perkins, Governor of
the State, do by the authority
invested in me proclaim
Saturday, March 4, 1882 a
legal holiday, and ask that in
the several cities and localities
of the State such demonstrations
be had as will show the feeling
of the people on this question.

In witness thereof, I have
set my hand and the great
seal of the State of California
this first day of March, A.D. 1882
George C. Perkins
Governor.

Attest:

W. M. Furness

Secretary of State.

By J. W. Reginald Deputy

136

Legal Holiday
Sept 9. 1882

Filed in the Office of the
Secretary of State the.....

day of.....*A. D. 18* 82

Sept 9.....

Secretary of State.

By.....

Deputy.

Record Book,....., *Page*.....

Whereas it appears by petitions
numerously signed by influ-
ential citizens, by personal re-
quests of the members of this State
and others; that it is the earnest
desire of a large majority of the
people to properly observe
'Admission Day' as a day of
recreation; and believing with
the people that such day should be set
apart for the purpose asked for.

Geo C. Perkins, Governor
in and of the authority vested
in me by the Constitution

Do hereby proclaim
September 9th 1882
a legal holiday.

In witness whereof I have
hereunto set my hand and
caused the Great Seal of the
State to be affixed at Sacramento
this the eighth day of September
A.D. 1882

Geo. C. Perkins
Governor

Election Proclamation

137

November 7th 1882

Filed in the Office of the
Secretary of State the 18th
day of Nov. 1882
R. H. Burdett
Secretary of State.
By Geo. Gale
Deputy.
Record Book,, P.

will be held throughout the State on

Tuesday, the seventh day of November,
A.D. eighteen hundred and eighty-two, when the
following officers will be elected, to wit:

Governor

Lieutenant Governor

Two justices of the Supreme Court

Secretary of State

Controller

Treasurer

Attorney General

Surveyor General

Clerk of the Supreme Court

Superintendent of Public Instruction

So, Representatives to the Congress of the United
States to be elected as follows:

First Congressional District, composed of the City
and County of San Francisco:

One Representative

Second Congressional District composed of the
Counties of Mariposa, Alpine, Amador, Calaveras,

Proclamation
135
Legal Holiday
March 4, 1882

Filed in the Office of the
Secretary of State the 1st
day of March A. D. 1882
.....
By *Wm. D. ...*
.....
By *Wm. D. ...*
.....
Record Book,, Page

Proclamation

Whereas, the question of Chinese immigration is of such vital importance to the welfare and best interests of this State, and as a bill is now before Congress to prevent further influx of this class of people, and believing it to be the almost unanimous wish of the citizens of California that the said bill should become a law, I have been urgently requested to declare Saturday, the fourth day of March a legal holiday, that it may be made the occasion for one universal demonstration, conveying to Congress and to our Eastern Brethren the deep interest which inspires us to check this evil, and stop this curse of slavery. This request is made by a large and influential class of merchants, and by both the great political parties; and influenced by the same motives, partaking of a kindred spirit with them, and seeing the time has come

for the exercise of one great, harmonious and simultaneous effort to rid the State of this evil. I George C. Perkins, Governor of the State, do by the authority invested in me proclaim a holiday, March 4, 1882 a legal holiday, and ask that in the several cities and localities of the State such demonstrations be had as will show the feeling of the people on this question.

In witness thereof, I have set my hand and the great seal of the State of California this first day of March, A.D. 1882

Governor.

Attest:

J. M. Jones

Secretary of State.

By *Wm. H. May* Deputy

136

Legal Holiday
Sept 9. 1852

Filed in the Office of the
Secretary of State the.....
day of.....*A. D. 18*.....

.....
.....
Secretary of State
By.....

Record Book.

Proclamation

Whereas, it appears by petitions
numerously signed by influ-
ential citizens, by personal re-
quests of the pioneers of this State
and others; that it is the earnest
desire of a large majority of the
people to perpetuate observe
"Admission Day" as a day of
recreation; and believing with
them that such day should be set
apart for the purpose asked for.

I Geo C. Perkins, Governor
in virtue of the authority vested
in me by the Constitution

Do hereby proclaim the 9th 1882
a legal holiday.

And I do hereby I have
hereunto set my hand and
caused the Great Seal of the
State to be affixed at Sacramento
this the eighth day of September
A.D. 1882

Geo C. Perkins
Governor

By the Governor
L. J. Dunn
Sec. of State

Election Proclamations

137

November 7th 1882

Filed in the Office of the
Secretary of State
day of Sept 1st 1882
By *[Signature]*
Record of the

Great City of the
Republic of the United States

Let it be said, given to it a General Election
and be said throughout the state as

Tuesday, the sixth day of November
at the city of the United States, when the
general election is held, to wit:

Mayor

City Clerk

The Judges of the Supreme Court
Secretary of State

Comptroller

Treasurer

Attorney General

Surgeon General

Clerk of the Supreme Court

by the name of the Instruction

At the City of the United States, the County of the United
States is to be held as follows:

There be given to the County of the City
and the County of the United States

One Representative

Second Copy of the United States of the
County of the United States of the United States
County of the United States of the United States
County of the United States of the United States
County of the United States of the United States

One Representative

The Legislature is composed of the
members of the Senate and the Assembly,
which are elected by the people, and
the County Boards, which are elected by the
people of each county. The Legislature
is composed of the Senate and the Assembly,
which are elected by the people, and the
County Boards, which are elected by the
people of each county.

The Legislature is composed of the
members of the Senate and the Assembly,
which are elected by the people, and the
County Boards, which are elected by the
people of each county. The Legislature
is composed of the Senate and the Assembly,
which are elected by the people, and the
County Boards, which are elected by the
people of each county.

One Representative.

Two Representatives at large.

Each County Board is to be elected by
district as follows:

The County Board is composed of the members of the
County Board, which are elected by the people, and the
County Boards, which are elected by the people of each
county. The County Board is composed of the
members of the County Board, which are elected by the
people, and the County Boards, which are elected by the
people of each county.

One Railroad Commissioner.

Second County Board composed of the members of the
County Board, which are elected by the people, and the
County Boards, which are elected by the people of each
county.

One Railroad Commissioner.

Third District composed of the Counties of Alameda,
contra Costa, Freemont, Inyo, Kern, Los Angeles, Mariposa,
Merced, Monterey, San Benito, San Bernardino,
San Diego, San Joaquin, San Luis Obispo, Santa
Barbara, Santa Clara, Santa Cruz, Stanislaus,
Sutter, Tulare, and Ventura.

One Railroad Commissioner

Four members of the State Board of Equali-
zation to be elected as follows:—

From each Congressional District

One member

State Senators in the following Senatorial Districts:

First District composed of the Counties of San Diego and
San Bernardino, One Senator

Second District composed of the County of Los Angeles,
One Senator

Third District composed of the Counties of Ventura,
Santa Barbara, and San Luis Obispo,
One Senator

Fourth District composed of the Counties of Tulare,
Inyo, Freemont, Mono and Kern, One Senator

Fifth District composed of the Counties of Mariposa,
Merced, and Stanislaus, One Senator.

Sixth District composed of the Counties of Santa Clara, Pinal, and San Benito. One Senator

Seventh District, composed of the County of Santa Clara. Two Senators

Eighth District, composed of the County of San Mateo and the City and County of San Francisco. One Senator

Ninth District, composed of that portion of the City and County of San Francisco, bounded and described as follows, to wit:

Commencing at a point where the southerly line of United States military reservation, known as the "Presidio Reservation" intersects with the waters of the Pacific Ocean; thence meandering along the waters of said ocean and the waters of the Bay of San Francisco, northerly, easterly and southerly to the point where Washington Street intersects with said bay; thence westerly along said Washington Street to its intersection with First Avenue; thence northerly, along said Avenue, to its intersection with the southerly boundary line of the said "Presidio Reservation"; thence westerly, and along the southerly boundary line of said "Presidio Reservation" to its intersection with the Pacific Ocean and the point of beginning.

Two Senators

Tenth District composed of that portion of the City and County of San Francisco, bounded and described

as follows, to wit:

Commencing at a point where the southerly boundary line of the "Presidio Reservation" intersects with the waters of the Pacific Ocean; thence easterly, and along the southerly boundary line of said "Presidio Reservation" to the point where First Avenue intersects with said boundary line; thence southerly, along said First Avenue, to the point where Washington Street intersects with said First Avenue; thence easterly, along said Washington Street to its intersection with the waters of the Bay of San Francisco; thence southerly along the line of said bay to the point of intersection of Market Street with said bay; thence westerly along said Market Street to the point where Leary Street intersects with said Market Street; thence westerly along said Leary Street to where it connects with the Point Lobos Toll Road; thence along said Point Lobos Toll Road, and said toll-road produced in a direct line to the Pacific Ocean; thence northerly along said Ocean, to the point of beginning.

Two Senators

Eleventh District composed of that portion of the City and County of San Francisco bounded and described as follows, to wit:

Commencing at a point on the line of Market Street, where Fourth Street intersects with said Market Street, thence easterly and along said Market Street to the waters of the Bay of San Francisco; thence southerly and southeasterly along the line of the waters of said bay, to a point where Fourth Street intersects with said bay; thence northerly along the line of said Fourth Street to the point of beginning.

Two Senators

Twelfth District composed of that portion of the City and County of San Francisco, bounded and described as follows, to wit:

Commencing at the intersection of Barker and Geary streets, and running thence easterly along said Geary street to its intersection with Market street, thence southeasterly along the line of said Market street to the point of intersection of Fourth street with said Market street, thence southerly along said Fourth street to the point of its intersection with Channel street, thence southwesterly along said Channel street to the point of its intersection with Eighth street, thence northerly along said Eighth street to the point of its intersection with Market street, thence southwesterly along said Market street to the point of the intersection of Barker street with said Market street, thence easterly along said Barker street to the point of beginning.

Two Senators.

Fifteenth District composed of that portion of the City and County of San Francisco, bounded and described as follows, to wit:

Commencing at a point where the Point Lobos Toll Road intersects the Pacific Ocean, and running thence easterly along said Point Lobos Toll Road to the point of its connection with Geary street, thence along said Geary street easterly to its intersection with Barker street, thence southerly along said Barker street to the point of its intersection with Market street, thence northeasterly along said Market street to the point where Eighth street intersects with

Said district thence southwesterly along said
High Street to its intersection with Channel Street;
thence northeasterly along said Channel Street to the
point of its intersection with Market Street, thence
northeasterly along said Market Street to the point of
its intersection with the Bay of San Francisco; thence south-
westerly along the line of the waters of said bay to the
point of intersection of the boundary line between the
City and County of San Francisco and the County
of San Mateo with the waters of said bay; thence
westerly along said boundary line to the point of its
intersection with the Pacific Ocean; thence northerly
along the line of said ocean to the point of be-
ginning Two Senators

Fourteenth District composed of the County of
Alameda - Two Senators

Fifteenth District composed of the Counties of Contra-
Costa and Marin One Senator

Sixteenth District composed of the Counties of San
Joaquin and Stanislaus

San Joaquin

One Senator

San Joaquin County with Stanislaus

One Senator

Seventeenth District composed of the Counties of Su-
tcliffe and Calaveras One Senator

Eighteenth District composed of the County of
Sacramento Two Senators

15
Nineteenth District - composed of the Counties of
Solano and Yuba -

Solano - One Senator
Solano jointly with Yuba - One Senator

Twentieth District composed of the Counties of Napa,
Lake and Sonoma One Senator

Twenty First District composed of the County of
Sonoma One Senator

Twenty Second District composed of the County of
Placer One Senator

Twenty third District composed of the Counties of
El Dorado and Yuba One Senator

Twenty Fourth District composed of the Counties of
Nevada and Sierra
Nevada One Senator
Nevada jointly with Sierra One Senator

Twenty Fifth District composed of the Counties of
Yuba and Sutter One Senator

Twenty Sixth District composed of the Counties of
Butte, Plumas and Yuba One Senator

Twenty Seventh District composed of the Counties of
Mendocino, Humboldt and Del Norte.
One Senator

Twenty first district composed of the Counties of
Siskiyou, Marion, Grant, and Clatsop

One Senator

Twenty ninth District composed of the Counties of
Colusa and Tehama

One Senator

Members of the Assembly, as follows.

City and County of San Francisco

9th Senatorial District

Four members

10th Senatorial District

Four members

11th Senatorial District

Four members

12th Senatorial District

Four members

13th Senatorial District

Four members

On each of the Counties of Stanislaus, Nevada, Sacramento,
San Joaquin, Santa Clara, and Contra Costa

Three members

On each of the Counties of Butte, Colusa, Colusa,
Colusa and Feather

Two members

On each of the Counties of Alameda, Contra Costa, Del
 Norte, El Dorado, Fresno, Humboldt, Lake, Lassen, Mar-
doona, Monterey, Napa, Placer, San Benito, San Ber-
nardino, San Diego, San Luis Obispo, San Mateo,
Santa Cruz, Sierra, Stanislaus, Sutter, Tuolumne,
and Yolo

One member

On the Counties of El Dorado and El Monte County

One member

In the Counties of Colusa and Solano, jointly
One member.

In the Counties of Sage and Yuba, jointly
One member

In the Counties of Yuba and Yuba, jointly
One member

In the Counties of Mariposa and Merced, jointly
One member,

In the Counties of Modoc and Siskiyou, jointly
One member

In the Counties of Plumas and Sutter, jointly
One member

In the Counties of Shasta and Trinity, jointly
One member

In the Counties of Ventura and Santa Barbara, jointly
One member.

In each of the Counties of Yamhill, Clatsop, San Francisco
and Solano, One Superior Judge

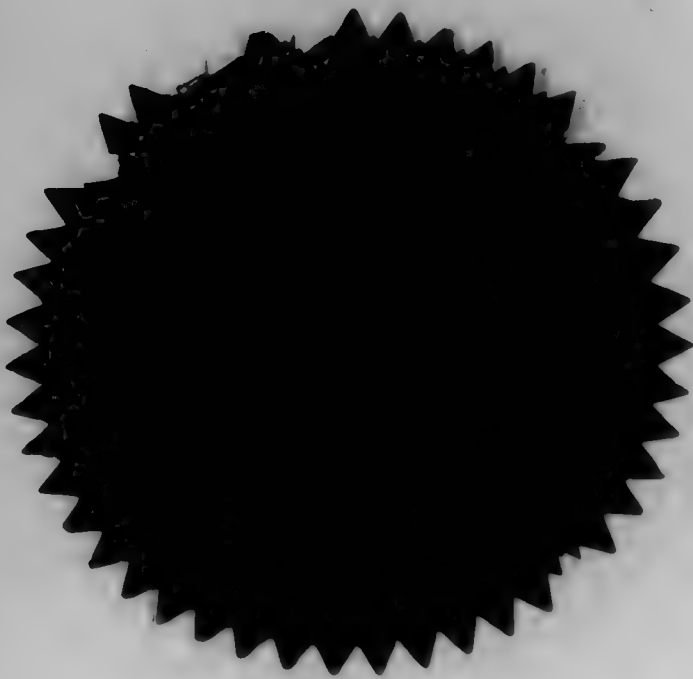
And I do hereby offer a reward of One hundred Dollars
in the arrest and conviction of any and every person
violating the provisions of Article II Part I of the
Constitution, and rewards to be paid until the total
amount be equal to the sum of the proceeds reached.

no sum of money is to be paid

in testimony whereof the said Governor
has caused his hand and seal of the Great
Seal of the State to be affixed at the City of Sac-
ramento on the nineteenth day of September
A.D. eighteen hundred and eighty two.

J. C. Perkins
Governor.

(Attest) A. L. Dunn
Secretary of State



[F 30 C 128]

Thanksgiving
138
Proclamation

Nov 30 1887

Filed in the Office of the
Secretary of State the
day of ~~Sept~~ ^{Nov} A. D. 1887

Secretary of State.

Deputy.
Record Book..... Page.....

Thanksgiving Proclamation

The observance of one day in the year as a day of Thanksgiving, rest, and recreation is now recognised as a national custom. It is the annual Sabbath of the American Nation on which occasion all men of all beliefs and creeds may congregate around the altars of their respective faiths and render grateful thanks to the "Giver of all good" for the blessings he has bestowed upon us a people, for the rights which civil ~~liberty~~ ^{liberty} has given us and for our unimpaired enjoyment of religious freedom. In accordance with the proclamation of the President of the United States and in full harmony with his sentiments there expressed, J. G. Perkins, Governor of California, by authority of the power vested in me do hereby proclaim Thursday the thirteenth day of November

inland, as a day of Public
Thanksgiving and I do fur-
ther recommend that all
secular business be on that
day suspended. Let this
day be marked in the an-
nals of our lives as one set
apart for devotion as each
of us may desire according to
our conscientious opinions,
in extending our ^{assistance and} sympathies
to the poor and lonely, in
family reunion, in friendly
greetings, in charitable deeds,
so that all who dwell within
the land may rejoice and be
glad in the season of Nation-
al Thanksgiving.

In testimony whereof I
have hereunto set my hand
and caused the Great
Seal of the State to be affixed
at Sacramento this 10th
day of November AD 1882

Geo. C. Perkins Governor

By the Governor

N. M. Quinn

Secretary of State

God save the Commonwealth of California.

Stone man
139
Proclamation
for
Special election

Filed in the Office of the
Secretary of State the *12*
day of *Jan* A. D. 18 *83*
Wm. L. Thompson
Secretary of State.
By *W. E. Thompson*
Deputy.
Record Book, -----, Page -----

Proclamation for Special Election

A special election will be held on Tuesday the twenty-fourth day of January A. D. 1883 in the County of Tulare and Kern for the election of one member of the Assembly of the State of California to fill the vacancy in the office of a member of the Assembly of the State of California occurring by the death of W. L. Morton who was elected to said office but who failed to qualify.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any ~~and conviction of any~~ and every person violating any of the provisions of Title IV Part I of the Penal Code such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In Witness whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed this the twelfth day of January A. D. 1883.

George H. Steinman
Governor

Proclamation for Special Election

A special election will be held on Tuesday the twenty-fourth day of January A. D. 1883 in the County of Colusa and Kern for the election of one member of the Assembly of the State of California to fill the vacancy in the office of a member of the Assembly of the State of California occurring by the death of W. L. Morton who was elected to said office but who failed to qualify.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any ~~and conviction of any~~ and every person violating any of the provisions of Title IV Part I of the Penal Code. such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In Witness whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed this the twelfth day of January A. D. 1883.

George Stoneman
Governor

Attest
Chas. F. Thompson
Secretary of State

140

Proclamation

Holiday Aug 24/83
~~~~~

Filed in the office of the Secretary

of State the *4th* day

of *August* A.D. 18*83*

by *Wm J. R. Thompson*

By *A. S. Hancock*

Record Book _____, Page _____.

State of California
Executive Department
Sacramento August 4th 1883

Whereas petitions numerous
signed by many citizens of this State
requesting that Friday the 24th day
of August 1883 be proclaimed a
legal holiday,

And whereas a ~~large~~^{great} number of
prominent and influential citizens
of other States will on said day be
visiting this State as the guests of an
important organized society of our
citizens.

And whereas, on said day the corner
stone of the monument to our late Pres-
ident James A. Garfield will be laid
in Golden Gate Park in the City and
County of San Francisco by the most
worthy Grand Lodge of Free and
Accepted Masons escorted by the
Knights Templar from all parts of the
the Union, then sojourning in the San
Francisco, ~~from all parts of the Union~~
and by the military force of the United
States and the State of California;
Now Therefore, I George Stoneman

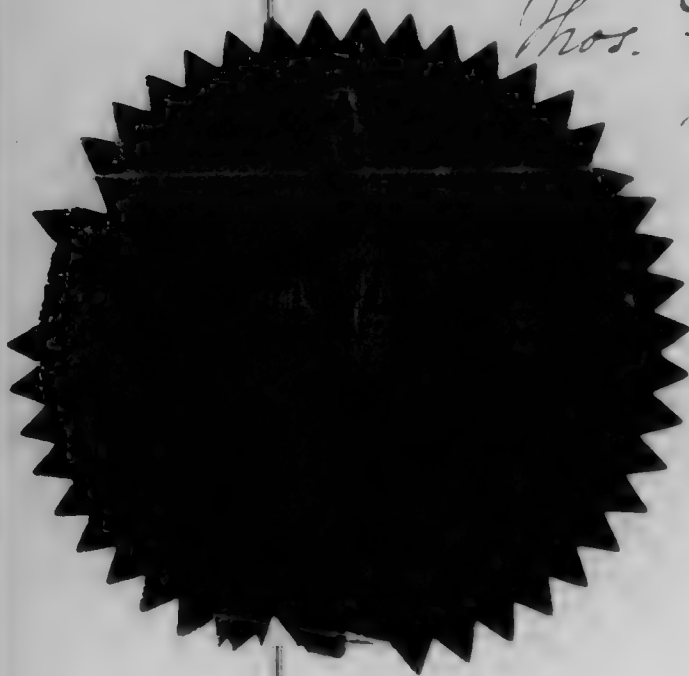
Governor of the State of California
do hereby proclaim Friday the 24th
day of August 1883 a legal holi-
day in the State of California

In witness whereof I have hereunto
set my hand and caused the Great
Seal of the State to be affixed on this
the 4th day of August 1883.

George Stoneman
Governor of the State of California

Attest:

Thos. L. Thompson
Secretary of State



141

Separate sheet

*Received by Mr. H.
1883*

in League Holiday

*for account of
Moe. L. Thompson*

Proclamation.

Whereas, it has been established as a precedent that the 9th day of September, the date of the admission of California into the ~~the~~ Union as a State, be proclaimed as a legal holiday

And whereas many citizens of the State have requested that the said day be proclaimed a holiday in this year; and believing it to be the desire of the majority of the people of the State that said day be set apart as a holiday

And whereas the 9th day of September will in this year fall upon a Sunday,

Now therefore I George Stoneman Governor by virtue of the authority in me vested do proclaim Monday the 10th day of September A. D. 1883 a legal holiday within the State of California

In witness whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed at Sacramento on this the 29th day of August 1883

George Stoneman
Governor

Attest: 20
1883

E. Thompson
Secretary of State.

142

Thanksgiving
preparation
mm

10²

10² 83
has been known
By Captain X



State of California

EXECUTIVE DEPARTMENT

~~San Francisco, Cal.~~ Nov 8th 1853

Grateful to Almighty God for the manifold blessings which we, as individuals and as a State, have received have received from His hands, let us as becomes an enlightened and Christian people, and in such manner as may seem best and most fitting to each unite in thanksgiving to the Great Giver of all, for benefits.

During the past year peace has reigned throughout our borders, plenty has smiled upon us, and prosperity has blessed and rewarded us - for all of which, and many other blessings, we should be truly thankful to a kind Providence. Especially should we be thankful for having escaped the ravages of the Yellow scourge by which



State of California

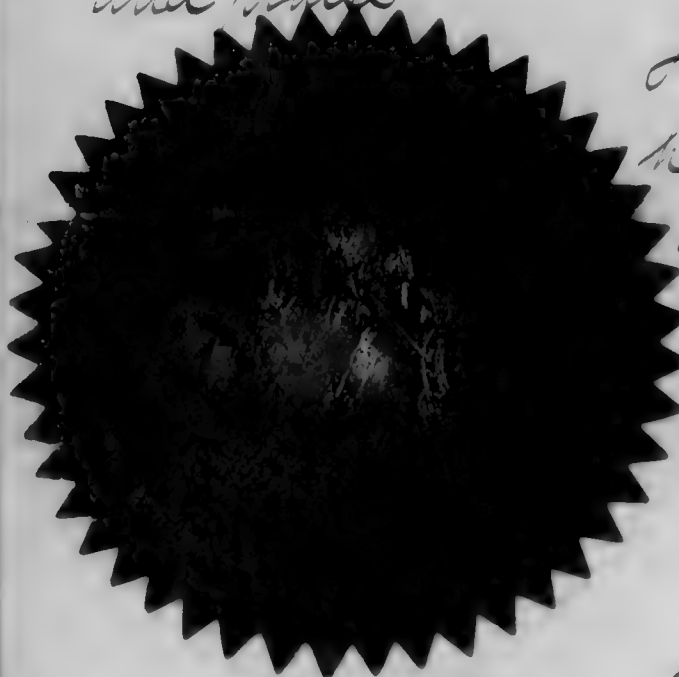
EXECUTIVE DEPARTMENT

Sacramento, Cal.

1883

Neighbors have been so sorely afflicted

Therefore in accordance with a time honored
Custom Sanctioned by usage & George Stone-
man, Governor of the State of California do
hereby designate and set apart Thursday the
29th day of November 1883 as a day of thanksgiving
and praise



In testimony whereof I have
hereunto set my hand and
and caused the Great Seal
of the State to be affixed on
this the 10th day of November
A. D. 1883

George Stoneman
Governor of the State of California

Attest: Geo. Thompson, Secretary of State

143

Proclamation
declaring for
consolidation in Italy.

Filed in the Office of the
Secretary of State the 1st
day of Feb A. D. 1884
at Washington
By C. D. Clarke
Deputy.

Record Book

Proclamation for Special Election.

A special election will be held on ~~Monday~~ ^{Saturday} March ~~28th~~ ^{16th} 1884 in the Assembly District comprising the County of Solano for the election of one member of the Assembly of the State of California to fill the vacancy in the office of Member of the Assembly caused by the ineligibility of D. G. Barnes who was returned and elected from said District but whose office was declared vacant by the Assembly at its general session.

"And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV Part I of the Penal Code. Such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars."

In witness whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed at the City of Sacramento on this first day of March A D 1884.

George Thompson

A special election will be held on ~~Monday~~ ^{Saturday}
March ~~28th~~ ^{16th} 1884 in the Assembly District
comprising the County of Solano for the election
of one member of the Assembly of the State of
California to fill the vacancy in the office of
Member of the Assembly caused by the inel-
igibility of D. G. Barnes who was returned as
elected from said District but whose office
was declared vacant by the Assembly at
its general session.

"And I do hereby offer a reward of one hundred
dollars for the arrest and conviction of any
and every person violating any of the provisions
of Title IV Part I of the Penal Code. Such
rewards to be paid until the total amount
hereafter expended for the purpose reaches
the sum of ten thousand dollars."

In witness whereof I have
herein to set my hand and
caused the Great Seal of
the State to be affixed
at the City of Sacramento
on this first day of
March A D 1884.

George H. Thomas
Governor of the State of California

Attest.

John L. Thompson
Secretary of the State

Proclamation
for special election
County of Colorado

Filed in the Office of the
Secretary of State the 1st
day of July A. D. 1882.
Wm. H. Bennett
Secretary of State.

By Wm. H. Bennett
Deputy


Record Book, ..., Page...

Proclamation for Special Election

A special election will be held ^{Saturday} ~~on Saturday~~ day
March ~~18th~~ ^{15th} 1884 in the Assembly District
comprising the Counties of Alpine and El
Dorado Counties for the election of one member
of the Assembly of the State of California to fill
the vacancy caused by the death of Hon.
Thomas B. Rowland who was elected to said
office from said Assembly District.

And I do hereby offer a reward of one hun-
-dred dollars for the arrest and conviction of
any and every person violating any of the
provisions of Title IV Part I of the Penal Code
"Such rewards to be paid until the total
amount hereafter expended for the purpose
exceeds the sum of ten thousand dollars."

In witness whereof I
have hereunto set my
hand and caused the
Great Seal of the State
to be affixed at the City
of Sacramento on this
first day of March
A. D. 1884.


Governor of the State of California

Saturday
March 15th 1884

A special election will be held in the Assembly District
comprising the Counties of Alpine and El
Dorado Counties for the election of one member
of the Assembly of the State of California to fill
the vacancy caused by the death of Hon.
Thomas B. Rowland who was elected to said
office from said Assembly District.

And I do hereby offer a reward of one hun-
-dred dollars for the arrest and conviction of
any and every person violating any of the
provisions of Title IV Part I of the Penal Code.
Such rewards to be paid until the total
amount hereafter expended for the purpose
reaches the sum of ten thousand dollars."

In witness whereof I
have hereunto set my
hand and caused the
Great Seal of the State
to be affixed at the City
of Sacramento on this the
first day of March
A. D. 1884.

George H. W. H. H.
Governor of the State of California

John W. H. H. H.

Secretary of State



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Declaration of
Special election for
Assembly

13th Assembly dist. 2, 3

Filed in the Office of the
Secretary of State the 15th.....
day of Sept A. D. 1882
John L. Kane
Secretary of State
Per Wm. L. Kane
Record Book,..... Page.....

Proclamation for Special Election

A special election will be held on ~~Friday~~ Saturday March ~~28th~~ 1884 in the Thirteenth Assembly District City and County of San Francisco for the election of one member of the Assembly of the State of California to fill the vacancy in the office of Member of the Assembly of the State of California caused by the death of Charles H. Hughes who was duly elected from said District.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV Part I of the Penal Code; such rewards to be paid till the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In witness whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed at the City of Sacramento on this the first day of March A. D. 1884

George H. W. H. H.
Governor of the State of California



146

Association

Special decision

for Association

in

in

Filed in the Office of the
Secretary of State the

day of *A. D. 18*

Wm. L. Harrison

Secretary of State.

By *Wm. L. Harrison*

Deputy.

Record Book *Page*

Proclamation for special Election

A special Election will be held on ~~Tuesday~~ ^{Saturday} March 8th A. D. 1884 in the Assembly District comprising the Counties of Mariposa and Merced for the election of one member of the Assembly of the State of California to fill the vacancy in the office of Member of the Assembly caused by the removal from the State of Hon. W. L. Smith who was duly elected to said office from said District.

"And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV Part I of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars."

In witness whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed at the City of Sacramento on this the first day of March A. D. 1884.

George Stoneman
Governor of the State of California



Witness my hand and the Great Seal of the State at the City of Sacramento this 1st day of March A. D. 1884.

Document

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*received for
Special revision
of the
report of the*

*Filed in the Office of the
Secretary of State the 5th
day of August, A. D. 1884
J. D. Smith, Secy.
Secretary of State.
By *C. H. Smith*
David G.
Recd. Encl. P. 20*

State of California
Executive Department.

To the Senate and Assembly of
the State of California.

For four years the
chief railroad companies of this State
have refused to obey the laws im-
posing taxes upon their property. Le-
gal actions instituted against them
to enforce collection, after having been
under various pretexts delayed have
lately been terminated by proceedings
through which it was practically
established that, whilst nothing was
legally collectible from these corpora-
tions yet the State was willing to ac-
cept whatever they in their discretion
saw fit to accord. The humiliating atti-
tude in which the State of California
is thus placed must fill the heart
of every public-spirited citizen with
regret and mortification; whilst the
disturbance of our whole financial
system caused by the repeated and
persistent delinquency of these com-
panies no wise man should willing-
ly permit to continue. More strin-
gent and effective measures for
the collection of revenues from
railroads are imperatively de-

manded.

The present condition of affairs also demands a change with reference to the regulation of the business of transportation companies. The system of electing railroad commissioners from _____ districts has not given satisfaction. A wide spread discontent exists, engendered by the delay in adjusting a tariff of fares and freights. If the results so long hoped for from a railroad commission are ever to be attained it must be through a revision of the Constitution and laws upon this subject.

Now therefore, an extraordinary occasion having arisen, I George Heneman, Governor of the State of California by virtue of the power in me vested by the Constitution of the State do hereby convene the Legislature to meet and assemble at the State Capitol on the 21st day of March, A. D. 1884 at 12 o'clock P. M. of that day; and do hereby specify the following subjects upon which it is assembled to legislate.

First: To prepare and submit to the People of the State of California an amendment to Section Four and to Section Ten of Article

Thirteen of the Constitution of the State.

Second: To propose and submit to the People of the State of California an amendment to Section Twenty-two of Article Twelve of the Constitution of the State.

Third: To propose and submit to the People of the State of California an amendment to the Constitution of the State by which the Railroad Commission as now existing shall be abolished, and in lieu thereof a Railroad Commission to be composed of three Commissioners shall be created; said Commissioners to be appointed, in such manner as may be provided by law, from the time of the adoption of said amendment until the next general election; and then to be elected at said election, from the State at large; and to prescribe the term of office, duties, authority and powers of said Commission.

Fourth: To enact all laws necessary for the assessment to and collection from all railroad corporations or companies doing business in this State, of income taxes.

Second: To propose and submit to the People of the State of California an amendment to Section Twenty-two of Article Twelve of the Constitution of the State.

Third: To propose and submit to the People of the State of California an amendment to the Constitution of the State by which the Railroad Commission as now existing shall be abolished, and in lieu thereof a Railroad Commission to be composed of three Commissioners shall be created; said Commissioners to be appointed, in such manner as may be provided by law, from the time of the adoption of said amendment until the next general election; and then to be elected at said election, from the State at large; and to prescribe the term of office, duties, authority and powers of said Commission.

Fourth: To enact all laws necessary for the assessment to and collection from all railroad corporations or companies doing business in this State, of income taxes.

Fifth: To amend or ^{any or} repeal all existing laws relating to revenue and

to enact new laws relating to the same.

Sixth: To propose and submit to the People of the State of California an amendment to the Constitution of the State to the end that all property belonging to railroad corporations may and shall be assessed by the State Board of Equalization in the same manner as property belonging to individuals is now assessed by local assessors; and that mortgages ^{contracts or other obligations by which a debt is secured} and deeds of trust ^{covering} the property of railroad corporations shall, for the purposes of assessment and taxation, be deemed and treated as an interest in the property affected thereby.

Seventh: To enact laws providing that the property of railroad corporations or companies, may and shall be sold for the payment of delinquent taxes in the same manner as the property of private persons is sold under the same circumstances.

Eighth: To enact laws providing that no writ for the prevention of the collection of any revenue or to hinder or delay the collection of the same or to prevent or interfere with the sale of

property for delinquent taxes, shall in any wise issue, either injunction, prohibition or any other writ or process whatever, but that in all cases in which, for any reason any person shall claim that any tax paid by him was illegally or wrongfully levied or collected he may recover the same by action.

Ninth: To enact laws providing that whenever property is sold for delinquent taxes, a receiver may upon application of the purchaser, ^{whether said purchaser be a private person or the State} be appointed, by any competent Court, to take charge of the same from the day of the execution of the certificate of sale.

Tenth: To enact a law declaring that the People of the State of California have not authorized and do not ratify any compromise nor any judgment heretofore rendered by consent in any action or proceeding for the collection of revenue by which a less amount is or has been received or recovered than the sum due by law or claimed in the complaint in the action in which said judgment was rendered for the tax, interest ^{and} penalty and providing

means for setting aside said compromises and judgments; and to enact laws more clearly defining the powers and duties of the Attorney General District Attorneys and Boards of Supervisors with reference to the collection of delinquent taxes.

Eleventh: To propose and submit to the People of the State of California an amendment to the Constitution fixing a maximum rate of charges for transportation of passengers and freight on all railroad lines in the State; and for that purpose to classify railroad lines according to length gauge or income.

Twelfth: To enact laws for the prevention of, and punishment for discrimination and for the reform of abuses in railroad transportation.

In witness whereof I have here-

unto set my hand and caused
a Great Seal of State to be
affixed at office, in the City
of Sacramento, this 1st day of
March, A.D. 1884

George Stoneman

Governor

Tested True & Correct

Secretary of State

148

Proclamation
to
Special Election

H. B. Smith

Filed in the Office of the
Secretary of State the.....

day of..... A. D. 18

Thos L. Thompson
Secretary of State.


By.....
Deputy.

Record Book,....., Page.....

Proclamation for Special Election

A special election will be held on Tuesday March 18th A. D. 1884 in the Thirteenth Senatorial District City and County of San Francisco for the election of one member of the Assembly of the State of California to fill the vacancy in the office of Member of the Assembly of the State of California caused by the death of Hon. Charles A. Hughes who was duly elected from said District.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV Part I of the Penal Code; such rewards to be paid till the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.



In witness whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed at the City of Sacramento on this the 6th day of March A. D. 1884

Proclamation for Special Election

A special election will be held on Tuesday
March 18th A. D. 1884 in the Thirteenth Sen-
-atorial District City and County of San
-Francisco for the election of one mem-
-ber of the Assembly of the State of Cali-
-fornia to fill the vacancy in the office
of Member of the Assembly of the State of
California caused by the death of Hon.
Charles S. Hughes who was duly elected
from said District.

And I do hereby offer a reward of one
hundred dollars for the arrest and con-
-viction of any and every person violating
any of the provisions of Title IV Part I of
the Penal Code; such rewards to be paid
-till the total amount hereafter expended
for the purpose reaches the sum of ten thou-
sand dollars.



In witness whereof I have here-
-unto set my hand
and caused the Great
Seal of the State to be affixed
at the City of Sacramento
on this the 6th day of
March A. D. 1884
George Stoneman
Governor of the State of California
True & Correct

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State of California }
Executive Department }

Whereas the Independent
Order of Odd Fellows of the State of Califor-
nia, through its officers, besides many cit-
izens of the State have asked that Wednesday
May 14th 1884, be declared a legal holiday.

Now therefore, in deference to said re-
quest, I George Stoneman, Governor of the
State of California, by virtue of the power
in me vested, do proclaim Wednesday the
14th day of May 1884 a public holiday
in the State of California

In witness whereof I have hereunto set my
hand and caused the Great Seal of the
State to be affixed at the City of
Sacramento on this twentieth day
of May A.D. 1884

George Stoneman
Governor of the State of California

Wm. L. ...
Secy. of State

150

Proctor's

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The 21st day of August A.D. 1894.

Wm. H. H. H. H.
Governor.



By the Governor

Wm. H. H. H.

Washington, D.C.

21st August 1894

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Proclamation
for
General Election
1884.
~ ~ ~

Filed in the Office
of the Secretary of the State
this 15th day of June 1884
at the City of New York
in the presence of
the following witnesses
and the Seal of the State

ELECTION PROCLAMATION.

ELECTION PROCLAMATION.

STATE OF CALIFORNIA EXECUTIVE DEPARTMENT.

Notice is hereby given that a general election will be held throughout the State of California on Tuesday, the fourth day of November, A. D. 1884, when the following officers will be elected, viz.:

Eight Electors of President and Vice-President of the United States.

Six Representatives to the Congress of the United States, to be elected from the following districts:

1. One Representative from the First Congressional District, comprising the Counties of Del Norte, Humboldt, Trinity, Siskiyou, Shasta, Modoc, Lassen, Plumas, Sierra, Tehama, Colusa, Mendocino, Lake, Sonoma, and Napa.

2. One Representative from the Second Congressional District, comprising the Counties of Butte, Sutter, Yuba, Nevada, Placer, El Dorado, Amador, Calaveras, San Joaquin, Stanislaus, Merced, Tuolumne, and Mariposa.

3. One Representative from the Third Congressional District, comprising the Counties of Yolo, Sacramento, Solano, Contra Costa, Marin, and Alameda.

4. One Representative from the Fourth Congressional District, comprising all that portion of the City and County of San Francisco described as follows, viz.: Commencing at the intersection of Bryant Street with the waters of the Bay of San Francisco, continuing thence along the center of Bryant Street to the center of Seventh Street; thence along the center of Seventh Street to the center of Market Street; thence along the center of Market Street to the center of McAllister Street; thence along the center of McAllister Street to the center of Leavenworth Street; thence along the center of Leavenworth Street to the center of Sutter Street; thence along the center of Sutter Street to the center of Hyde Street; thence along the center of Hyde Street to the center of California Street; thence along the center of California Street to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, together with all the islands within the boundaries of the City and County of San Francisco.

5. One Representative from the Fifth Congressional District, comprising all that portion of the City and County of San Francisco not included in the Fourth Congressional District, together with the Counties of San Mateo, Santa Cruz, and Santa Clara.

6. One Representative from the Sixth Congressional District, comprising the Counties of San Benito, Monterey, San Luis Obispo, Santa Barbara, Ventura, Kern, Tulare, Fresno, Alpine, Mono, Inyo, San Bernardino, Los Angeles, and San Diego.

State Senators from the following Senatorial Districts:

First District, composed of the Counties of San Diego and San Bernardino, one Senator.

Third District, composed of the Counties of Ventura, Santa Barbara, and San Luis Obispo, one Senator.

Fifth District, composed of the Counties of Mariposa, Merced, and Stanislaus, one Senator.

Seventh District, composed of the County of Santa Clara, two Senators.

Ninth District, composed of that portion of the City and County of San Francisco bounded and described as follows: Commencing at a point where the southerly line of the United States military reservation, known as the "Presidio Reservation," intersects with the waters of the Pacific Ocean; thence meandering along the waters of said ocean and the waters of the Bay of San Francisco northerly, easterly, and southerly to a point where Washington Street intersects with said bay; thence westerly along said Washington Street to its intersection with First Avenue; thence northerly along said avenue to its intersection with the southerly boundary line of the said "Presidio Reservation;" thence westerly and along the southerly boundary line of said "Presidio Reservation" to its intersection with the Pacific Ocean and the point of beginning, two Senators.

Eleventh District, composed of that portion of the City and County of San Francisco bounded and described as follows: Commencing at a point on the line of Market Street where Fourth Street intersects with said Market Street; thence easterly and along said Market Street to the waters of the Bay of San Francisco; thence southerly and southwesterly along the line of the waters of said bay to a point where Fourth Street intersects with said bay; thence northerly along the line of said Fourth Street to the point of beginning, two Senators.

Thirteenth District, composed of that portion of the City and County of San Francisco bounded and described as follows: Commencing at a point where the Point Lobos Toll Road produced in a direct line westerly intersects with the waters of the Pacific Ocean and running thence easterly along said Point Lobos Toll Road to the point of its connection with Geary Street; thence along said Geary Street east-

erly to its intersection with Larkin Street; thence southerly along said Larkin Street to the point of its intersection with Market Street; thence northeasterly along said Market Street to the point where Eighth Street intersects with said Market Street; thence southeasterly along said Eighth Street to its intersection with Channel Street; thence northeasterly along said Channel Street to the point of its intersection with Fourth Street; thence southeasterly along said Fourth Street to the point of its intersection with the Bay of San Francisco; thence southerly along the line of the waters of said bay to the point of intersection with the boundary line between the City and County of San Francisco and the County of San Mateo with the waters of said bay; thence westerly along said boundary line to the point of its intersection with the Pacific Ocean; thence northerly along the line of said ocean to the point of beginning, two Senators.

Fifteenth District, composed of the Counties of Contra Costa and Marin, one Senator.

Seventeenth District, composed of the Counties of Tuolumne and Calaveras, one Senator.

Nineteenth District, composed of the Counties of Solano and Yolo; Solano, one Senator. Solano jointly with Yolo, one Senator.

Twenty-first District, composed of the County of Sonoma, one Senator.

Twenty-third District, composed of the Counties of El Dorado and Alpine, one Senator.

Twenty-fifth District, composed of the Counties of Yuba and Sutter, one Senator.

Twenty-seventh District, composed of the Counties of Mendocino, Humboldt, and Del Norte, one Senator.

Twenty-ninth District, composed of the Counties of Colusa and Tehama, one Senator.

Also, members of the Assembly as follows:

1. The Counties of Del Norte and Siskiyou, one member.

2. That portion of the County of Humboldt comprising the Townships of Orleans, Klamath, Trinidad, Mad River, Union, Eureka, and Bucksport, one member.

3. All that portion of Humboldt County not included in the Second Assembly District, one member.

4. The Counties of Trinity and Shasta, one member.

5. The Counties of Modoc and Lassen, one member.

6. The Counties of Plumas and Sierra, one member.

7. The County of Tehama, one member.

8. That portion of the County of Butte comprising all of Chico and Dayton Townships; all of Oregon Township lying west of the meridian line dividing ranges two and three east, in townships twenty and twenty-one north, Mount Diablo base and meridian; all of Hamilton Township, except that part of said township lying east of the section boundary

lines of sections four, nine, and sixteen, and north of sections twenty-seven, twenty-six, and twenty-five, township nineteen north, range three east, Mount Diablo base and meridian, as laid down on the official map of said Butte County, and all of Gridley Township, in said county, as recently set off from Hamilton Township by the Board of Supervisors of said county, one member.

9. All that portion of Butte County not included in the Eighth Assembly District, one member.

10. The County of Colusa, one member.

11. The County of Mendocino, one member.

12. The County of Lake, one member.

13. The Counties of Sutter and Yuba, one member.

14. All that portion of the County of Nevada comprising the Townships of Nevada, Bloomfield, and Eureka, and the Precincts of Cherokee and North San Juan, in Bridgeport Township, one member.

15. All that portion of the County of Nevada not included in the Fourteenth Assembly District, one member.

16. The County of Placer, one member.

17. The County of El Dorado, one member.

18. All that portion of the County of Sacramento comprising the First and Third Wards of Sacramento City, one member.

19. All that portion of the County of Sacramento comprising the Second and Fourth Wards of Sacramento City, one member.

20. All that portion of the County of Sacramento not included in the Eighteenth and Nineteenth Assembly Districts, one member.

21. The County of Yolo, one member.

22. The County of Napa, one member.

23. That portion of the County of Sonoma comprising the Townships of Cloverdale, Washington, Mendocino, Salt Point, Redwood, Bodega, and Ocean, one member.

24. That portion of the County of Sonoma comprising the Townships of Annally, Santa Rosa, Knight's Valley, and Russian River, one member.

25. All that portion of the County of Sonoma not included in the Twenty-third and Twenty-fourth Assembly Districts, one member.

26. All that portion of the County of Solano comprising the Townships of Vallejo and Benicia, one member.

27. All that portion of the County of Solano not included in the Twenty-sixth Assembly District, one member.

28. The County of Marin, one member.

29. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection where the center line of Bryant Street intersects the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to First,

First to Minna, Minna to Second, Second to Market, Market to Kearny, Kearny to Sacramento, Sacramento to the waters of the Bay of San Francisco, thence along the shore to the place of beginning, one member.

30. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and First Streets, continuing thence along the center of the following named streets: Bryant to Third, Third to Market, Market to Second, Second to Minna, Minna to First, and First to the place of beginning, one member.

31. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sacramento Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Sacramento to Kearny, Kearny to Sutter, Sutter to Stockton, Stockton to Pacific, Pacific to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, together with all the waters of the Bay of San Francisco, and the islands contained therein situated within the boundaries of the City and County of San Francisco, one member.

32. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Pacific Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Pacific to Stockton, Stockton to Sutter, Sutter to Mason, Mason to Green, Green to the waters of the Bay of San Francisco, thence along the shore of said Bay of San Francisco to the place of beginning, one member.

33. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of Green Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Green to Mason, Mason to Sutter, Sutter to Jones, Jones to Greenwich, Greenwich to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

34. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Greenwich Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Greenwich to Jones, Jones to Sutter, Sutter to Hyde, Hyde to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

35. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and Third Streets, continuing thence along the center of the following named streets: Bryant to Fourth, Fourth to Market, Market to Stockton, Stockton to

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Sutter, Sutter to Kearny, Kearny to Market, Market to Third, Third to the place of beginning, one member.

36. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fourth and Bryant Streets, thence along the center of the following named streets: Bryant to Fifth, Fifth to Market, Market to Mason, Mason to Sutter, Sutter to Stockton, Stockton to Market, Market to Fourth, and Fourth to the place of beginning, one member.

37. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fifth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Sixth, Sixth to Market, Market to Taylor, Taylor to Sutter, Sutter to Mason, Mason to Market, Market to Fifth, and Fifth to the place of beginning, one member.

38. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sixth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Market, Market to McAllister, McAllister to Leavenworth, Leavenworth to Sutter, Sutter to Taylor, Taylor to Market, Market to Sixth, and Sixth to the place of beginning, one member.

39. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Seventh Streets, continuing thence along the center of the following named streets: Bryant to Eighth, Eighth to Market, Market to Larkin, Larkin to Sutter, Sutter to Leavenworth, Leavenworth to McAllister, McAllister to Market, Market to Seventh, and Seventh to the place of beginning, one member.

40. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Eighth Streets, continuing thence along the center of the following named streets: Bryant to Eleventh, Eleventh to Market, Market to Van Ness, Van Ness to Sutter, Sutter to Larkin, Larkin to Market, Market to Eighth, and Eighth to the place of beginning, one member.

41. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Hyde Street with the waters of the Bay of San Francisco, continuing thence along the center of Hyde Street to the center of California Street; thence along the center of California Street in a direct line to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, one member.

42. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection

— 9 —

of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk Street, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Sutter, Sutter to Hyde, Hyde to California, California to the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in a westerly and southerly direction to the place of beginning, together with the islands known as the Farallone Islands, one member.

43. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Fell, Fell to Stanyan, Stanyan to D, D to the waters of the Pacific Ocean, thence along the shore of said ocean to the place of beginning, one member.

44. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue D and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue D to Stanyan, Stanyan to Fell, Fell to Van Ness, Van Ness to Market, Market to Eleventh, Eleventh to Channel, Channel to Harrison, Harrison to Fourteenth, Fourteenth to Guerrero, Guerrero to Eighteenth, thence along Eighteenth to its westerly end, thence in a direct line westerly to an intersection of the eastern limit of K Street (or Avenue), thence along K to the waters of the Pacific Ocean, thence northerly along the shore to the place of beginning, one member.

45. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Guerrero and Fourteenth Streets, continuing thence along the center of the following named streets: Fourteenth to Harrison, Harrison to Channel, Channel to Bryant, Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to Twentieth, Twentieth to Guerrero, and Guerrero to the place of beginning, one member.

46. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to the waters of the Bay of San Francisco, and then along the shore of said bay to the place of beginning, one member.

47. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Napa Street and the waters of the Bay of San Francisco,

continuing thence along the center of the following named streets: Napa to Howard, Howard to Army, Army to Mission, thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo, thence along said boundary line to its intersection with the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

48. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of K Street and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: K to its easterly limit, thence in a direct line to the westerly end of Eighteenth, Eighteenth to Guerrero, Guerrero to Twentieth, Twentieth to Howard, Howard to Army, Army to Mission, thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo, thence along said line to the waters of the Pacific Ocean, thence along the shore of said ocean to the place of beginning, one member.

49. The County of San Mateo, one member.

50. The County of Santa Cruz, one member.

51. All that portion of Alameda County comprising the Townships of Murray and Washington, and that certain portion of Eden Township within the corporate limits of the Town of Haywards, and that portion of said Eden Township known as Castro Valley election precinct, described as follows, to wit: Commencing at a point where the northerly line of the Town of Haywards is intersected by the dividing line between San Lorenzo and Castro Valley election precincts, thence along said dividing line of said precincts to the middle line of San Leandro Creek; thence easterly and northerly along the middle line of said creek to the dividing line of Alameda and Contra Costa Counties; thence easterly and southerly along said dividing line of said counties to its point of intersection with the dividing line of Eden and Murray Townships aforesaid; thence along said dividing line between Eden and Murray Townships to the corner of Eden, Murray, and Washington Townships; thence westerly along the line dividing the Townships of Washington and Eden to the middle of the mountain road from Haywards; thence northerly along the middle of said road to the southerly boundary line of the Town of Haywards; thence along the boundary line of Haywards and Castro Valley election precincts to the place of beginning, one member.

52. All that portion of Alameda County comprising so much of Eden Township as is not included in the Fifty-first Assembly District, and that portion of Brooklyn Township lying outside of the City of Oakland, and all of Alameda Township, one member.

53. All that portion of Alameda County comprising the Sixth and Fourth Wards of the City of Oakland, described as follows: Beginning at the point in the westerly line of the Seventh Ward where the same is intersected by Tenth Street produced; thence westerly along said Tenth Street to Adaline Street; thence southerly along said Adaline Street to the northerly line of Alameda Township; thence easterly along said line of Alameda Township to where the same is intersected by the dividing line between the said Sixth and Seventh Wards; thence northerly along said dividing line to the point of beginning, one member.

54. All that portion of Alameda County comprising the First Ward of the City of Oakland, being all that portion of said City of Oakland lying west of Adaline Street; and all that portion of the County of Alameda, being a portion of Oakland Township, lying outside of said City of Oakland, bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the dividing line between Bay and Temescal election precincts; thence northerly along said dividing line to where it intersects the southerly line of Berkeley election precinct; thence westerly along said line of said Berkeley election precinct to the dividing line between Berkeley and West Berkeley election precincts; thence northerly along said dividing line last named to the southerly line of Ocean View election precinct; thence easterly along said last named line to the dividing line between Alameda and Contra Costa Counties; thence northwesterly and westerly along said Alameda and Contra Costa boundary line of Alameda County and the City and County of San Francisco; thence southerly along said last named boundary line to the said northern charter line of the City of Oakland; thence easterly along said last named line to the point of beginning, one member.

55. All that portion of Alameda County comprising the Second and Third Wards of the City of Oakland, and bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the center line of Adaline Street; thence southerly along said center line of Adaline Street to where the same is intersected by the center line of Tenth Street; thence easterly along said center line of Tenth Street to the center line of Broadway; thence northerly along the center line of Broadway to the dividing line between the Second and Fifth Wards; thence easterly along said dividing line last named to the dividing line between the Second and Seventh Wards; thence northerly along said last named line to the said northern charter line; thence westerly along said last named line to the point of beginning, one member.

56. All that portion of Alameda County comprising all of Oakland Township outside of the City of Oakland, and not included in the Fifty-fourth Assembly District, and all

of the City of Oakland constituting the Fifth and Seventh Wards, not included in the Fifty-third, Fifty-fourth, and Fifty-fifth Assembly Districts, one member.

57. The County of Contra Costa, one member.
58. All that portion of the County of San Joaquin comprising the City of Stockton, one member.
59. All that portion of San Joaquin County not included in the Fifty-eighth District, one member.
60. The County of Amador, one member.
61. The County of Calaveras, one member.
62. The County of Tuolumne, one member.
63. All that portion of the County of Santa Clara comprising the Townships of Almaden, Redwood, Fremont, Alviso, and Santa Clara, one member.
64. All that portion of the County of Santa Clara comprising the City of San José, one member.
65. All that portion of Santa Clara County comprising the Townships of Milpitas, Burnett, and Gilroy, and all of the Township of San José, except the City of José, one member.
66. The County of Stanislaus, one member.
67. The Counties of Merced and Mariposa, one member.
68. The County of San Benito, one member.
69. The County of Monterey, one member.
70. The County of Fresno, one member.
71. The County of Tulare, one member.
72. The Counties of Alpine, Mono, and Inyo, one member.
73. The County of San Luis Obispo, one member.
74. The County of Santa Barbara, one member.
75. The Counties of Kern and Ventura, one member.
76. All that portion of Los Angeles County contained in the Townships of Soledad, San Fernando, El Monte, San Gabriel, La Ballona, Azusa, Wilmington, San Antonio, and all that portion of Los Angeles Township not contained within the city limits of Los Angeles City, one member.
77. That portion of Los Angeles County contained within the limits of the City of Los Angeles, one member.
78. All that portion of the County of Los Angeles not included in the Seventy-sixth and Seventy-seventh Assembly Districts, one member.
79. The County of San Bernardino, one member.
80. The County of San Diego, one member.

Also, Judges of the Superior Court, in and for the following counties, viz.:

In each of the Counties of Alameda, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Humboldt, Inyo, Kern, Lake, Lassen, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Placer, Plumas, San Benito, San Bernardino, San Diego, San Luis Obispo, San Mateo, Santa Barbara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Stanislaus, Tehama, Trinity, Tulare,

Tuolumne, Ventura, and Yolo, one Judge of the Superior Court.

In the Counties of Yuba and Sutter combined, one Judge of the Superior Court.

In each of the Counties of Alameda, Los Angeles, Sacramento, San Joaquin, Santa Clara, and Sonoma, two Judges of the Superior Court.

In the City and County of San Francisco, four Judges of the Superior Court.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In testimony whereof, I, George Stoneman, Governor of the State of California, have hereunto set my hand and caused the Great Seal of the State to be affixed, at the City of Sacramento, on this the fifteenth day of September, A. D. 1884.

GEORGE STONEMAN,
Governor.

Attest: THOS. L. THOMPSON,
Secretary of State.

George Stoneman
Governor

Attest. *Thos L Thompson*
Secretary of State.

Line

Section 152

proclamations

Gen. Election 1884

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Sept. 1 82  
Thos L. Thompson  
A. P. Kane  
deputy



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ELECTION PROCLAMATION.

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## ELECTION PROCLAMATION.

### STATE OF CALIFORNIA—EXECUTIVE DEPARTMENT.

Notice is hereby given that a general election will be held throughout the State of California on Tuesday, the fourth day of November, A. D. 1884, when the following officers will be elected, viz.:

Eight Electors of President and Vice-President of the United States.

Six Representatives to the Congress of the United States, to be elected from the following districts:

1. One Representative from the First Congressional District, comprising the Counties of Del Norte, Humboldt, Trinity, Siskiyou, Shasta, Modoc, Lassen, Plumas, Sierra, Tehama, Colusa, Mendocino, Lake, Sonoma, and Napa.

2. One Representative from the Second Congressional District, comprising the Counties of Butte, Sutter, Yuba, Nevada, Placer, El Dorado, Amador, Calaveras, San Joaquin, Stanislaus, Merced, Tuolumne, and Mariposa.

3. One Representative from the Third Congressional District, comprising the Counties of Yolo, Sacramento, Solano, Contra Costa, Marin, and Alameda.

4. One Representative from the Fourth Congressional District, comprising all that portion of the City and County of San Francisco described as follows, viz.: Commencing at the intersection of Bryant Street with the waters of the Bay of San Francisco, continuing thence along the center of Bryant Street to the center of Seventh Street; thence along the center of Seventh Street to the center of Market Street; thence along the center of Market Street to the center of McAllister Street; thence along the center of McAllister Street to the center of Leavenworth Street; thence along the center of Leavenworth Street to the center of Sutter Street; thence along the center of Sutter Street to the center of Hyde Street; thence along the center of Hyde Street to the center of California Street; thence along the center of California Street to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, together with all the islands within the boundaries of the City and County of San Francisco.

5. One Representative from the Fifth Congressional District, comprising all that portion of the City and County of San Francisco not included in the Fourth Congressional District, together with the Counties of San Mateo, Santa Cruz, and Santa Clara.

6. One Representative from the Sixth Congressional District, comprising the Counties of San Benito, Monterey, San Luis Obispo, Santa Barbara, Ventura, Kern, Tulare, Fresno, Alpine, Mono, Inyo, San Bernardino, Los Angeles, and San Diego.

State Senators from the following Senatorial Districts:

First District, composed of the Counties of San Diego and San Bernardino, one Senator.

Third District, composed of the Counties of Ventura, Santa Barbara, and San Luis Obispo, one Senator.

Fifth District, composed of the Counties of Mariposa, Merced, and Stanislaus, one Senator.

Seventh District, composed of the County of Santa Clara, two Senators.

Ninth District, composed of that portion of the City and County of San Francisco bounded and described as follows: Commencing at a point where the southerly line of the United States military reservation, known as the "Presidio Reservation," intersects with the waters of the Pacific Ocean; thence meandering along the waters of said ocean and the waters of the Bay of San Francisco northerly, easterly, and southerly to a point where Washington Street intersects with said bay; thence westerly along said Washington Street to its intersection with First Avenue; thence northerly along said avenue to its intersection with the southerly boundary line of the said "Presidio Reservation;" thence westerly and along the southerly boundary line of said "Presidio Reservation" to its intersection with the Pacific Ocean and the point of beginning, two Senators.

Eleventh District, composed of that portion of the City and County of San Francisco bounded and described as follows: Commencing at a point on the line of Market Street where Fourth Street intersects with said Market Street; thence easterly along said Market Street to the waters of the Bay of San Francisco; thence southerly and southwesterly along the line of the waters of said bay to a point where Fourth Street intersects with said bay; thence northerly along the line of said Fourth Street to the point of beginning, two Senators.

Thirteenth District, composed of that portion of the City and County of San Francisco bounded and described as follows: Commencing at a point where the Point Lobos Toll Road produced in a direct line westerly intersects with the waters of the Pacific Ocean and running thence easterly along said Point Lobos Toll Road to the point of its connection with Geary Street; thence along said Geary Street east-

erly to its intersection with Larkin Street; thence southerly along said Larkin Street to the point of its intersection with Market Street; thence northeasterly along said Market Street to the point where Eighth Street intersects with said Market Street; thence southeasterly along said Eighth Street to its intersection with Channel Street; thence northeasterly along said Channel Street to the point of its intersection with Fourth Street; thence southeasterly along said Fourth Street to the point of its intersection with the Bay of San Francisco; thence southerly along the line of the waters of said bay to the point of intersection with the boundary line between the City and County of San Francisco and the County of San Mateo with the waters of said bay; thence westerly along said boundary line to the point of its intersection with the Pacific Ocean; thence northerly along the line of said ocean to the point of beginning, two Senators.

Fifteenth District, composed of the Counties of Contra Costa and Marin, one Senator.

Seventeenth District, composed of the Counties of Tuolumne and Calaveras, one Senator.

Nineteenth District, composed of the Counties of Solano and Yolo; Solano, one Senator; Solano jointly with Yolo, one Senator.

Twenty-first District, composed of the County of Sonoma, one Senator.

Twenty-third District, composed of the Counties of El Dorado and Alpine, one Senator.

Twenty-fifth District, composed of the Counties of Yuba and Sutter, one Senator.

Twenty-seventh District, composed of the Counties of Mendocino, Humboldt, and Del Norte, one Senator.

Twenty-ninth District, composed of the Counties of Colusa and Tehama, one Senator.

Also, members of the Assembly, as follows:

1. The Counties of Del Norte and Siskiyou, one member.
2. That portion of the County of Humboldt comprising the Townships of Orleans, Klamath, Trinidad, Mad River, Union, Eureka, and Bucksport, one member.
3. All that portion of Humboldt County not included in the Second Assembly District, one member.
4. The Counties of Trinity and Shasta, one member.
5. The Counties of Modoc and Lassen, one member.
6. The Counties of Plumas and Sierra, one member.
7. The County of Tehama, one member.
8. That portion of the County of Butte comprising all of Chico and Dayton Townships; all of Oregon Township lying west of the meridian line dividing ranges two and three east, in townships twenty and twenty-one north, Mount Diablo base and meridian; all of Hamilton Township, except that part of said township lying east of the section boundary

lines of sections four, nine, and sixteen, and north of sections twenty-seven, twenty-six, and twenty-five, township nineteen north, range three east, Mount Diablo base and meridian, as laid down on the official map of said Butte County, and all of Gridley Township, in said county, as recently set off from Hamilton Township by the Board of Supervisors of said county, one member.

9. All that portion of Butte County not included in the Eighth Assembly District, one member.

10. The County of Colusa, one member.

11. The County of Mendocino, one member.

12. The County of Lake, one member.

13. The Counties of Sutter and Yuba, one member.

14. All that portion of the County of Nevada comprising the Townships of Nevada, Bloomfield and Eureka, and the Precincts of Cherokee and North San Juan, in Bridgeport Township, one member.

15. All that portion of the County of Nevada not included in the Fourteenth Assembly District, one member.

16. The County of Placer, one member.

17. The County of El Dorado, one member.

18. All that portion of the County of Sacramento comprising the First and Third Wards of Sacramento City, one member.

19. All that portion of the County of Sacramento comprising the Second and Fourth Wards of Sacramento City, one member.

20. All that portion of the County of Sacramento not included in the Eighteenth and Nineteenth Assembly Districts, one member.

21. The County of Yolo, one member.

22. The County of Napa, one member.

23. That portion of the County of Sonoma comprising the Townships of Cloverdale, Washington, Mendocino, Salt Point, Redwood, Bolinas, and Ocean, one member.

24. That portion of the County of Sonoma comprising the Townships of Annally, Santa Rosa, Knight's Valley, and Russian River, one member.

25. All that portion of the County of Sonoma not included in the Twenty-third and Twenty-fourth Assembly Districts, one member.

26. All that portion of the County of Solano comprising the Townships of Vallejo and Benbow, one member.

27. All that portion of the County of Solano not included in the Twenty-sixth Assembly District, one member.

28. The County of Marin, one member.

29. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection where the center line of Bryant Street intersects the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to First,

First to Minna, Minna to Second, Second to Market, Market to Kearny, Kearny to Sacramento, Sacramento to the waters of the Bay of San Francisco, thence along the shore to the place of beginning, one member.

30. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and First Streets, continuing thence along the center of the following named streets: Bryant to Third, Third to Market, Market to Second, Second to Minna, Minna to First, and First to the place of beginning, one member.

31. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sacramento Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Sacramento to Kearny, Kearny to Sutter, Sutter to Stockton, Stockton to Pacific, Pacific to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, together with all the waters of the Bay of San Francisco, and the islands contained therein situated within the boundaries of the City and County of San Francisco, one member.

32. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Pacific Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Pacific to Stockton, Stockton to Sutter, Sutter to Mason, Mason to Green, Green to the waters of the Bay of San Francisco, thence along the shore of said Bay of San Francisco to the place of beginning, one member.

33. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of Green Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Green to Mason, Mason to Sutter, Sutter to Jones, Jones to Greenwich, Greenwich to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

34. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Greenwich Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Greenwich to Jones, Jones to Sutter, Sutter to Hyde, Hyde to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

35. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and Third Streets, continuing thence along the center of the following named streets: Bryant to Fourth, Fourth to Market, Market to Stockton, Stockton to

Sutter, Sutter to Kearny, Kearny to Market, Market to Third, Third to the place of beginning, one member.

36. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fourth and Bryant Streets, thence along the center of the following named streets: Bryant to Fifth, Fifth to Market, Market to Mason, Mason to Sutter, Sutter to Stockton, Stockton to Market, Market to Fourth, and Fourth to the place of beginning, one member.

37. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fifth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Sixth, Sixth to Market, Market to Taylor, Taylor to Sutter, Sutter to Mason, Mason to Market, Market to Fifth, and Fifth to the place of beginning, one member.

38. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sixth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Market, Market to McAllister, McAllister to Leavenworth, Leavenworth to Sutter, Sutter to Taylor, Taylor to Market, Market to Sixth, and Sixth to the place of beginning, one member.

39. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Seventh Streets, continuing thence along the center of the following named streets: Bryant to Eighth, Eighth to Market, Market to Larkin, Larkin to Sutter, Sutter to Leavenworth, Leavenworth to McAllister, McAllister to Market, Market to Seventh, and Seventh to the place of beginning, one member.

40. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Eighth Streets, continuing thence along the center of the following named streets: Bryant to Eleventh, Eleventh to Market, Market to Van Ness, Van Ness to Sutter, Sutter to Larkin, Larkin to Market, Market to Eighth, and Eighth to the place of beginning, one member.

41. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Hyde Street with the waters of the Bay of San Francisco, continuing thence along the center of Hyde Street to the center of California Street; thence along the center of California Street in a direct line to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, one member.

42. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection

of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk Street, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Sutter, Sutter to Hyde, Hyde to California, California to the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in a westerly and southerly direction to the place of beginning, together with the islands known as the Farallone Islands, one member.

43. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Fell, Fell to Stanyan, Stanyan to D, D to the waters of the Pacific Ocean, thence along the shore of said ocean to the place of beginning, one member.

44. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue D and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue D to Stanyan, Stanyan to Fell, Fell to Van Ness, Van Ness to Market, Market to Eleventh, Eleventh to Channel, Channel to Harrison, Harrison to Fourteenth, Fourteenth to Guerrero, Guerrero to Eighteenth, thence along Eighteenth to its westerly end, thence in a direct line westerly to an intersection of the eastern limit of K Street (or Avenue), thence along K to the waters of the Pacific Ocean, thence northerly along the shore to the place of beginning, one member.

45. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Guerrero and Fourteenth Streets, continuing thence along the center of the following named streets: Fourteenth to Harrison, Harrison to Channel, Channel to Bryant, Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to Twentieth, Twentieth to Guerrero, and Guerrero to the place of beginning, one member.

46. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to the waters of the Bay of San Francisco, and thence along the shore of said bay to the place of beginning, one member.

47. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Napa Street and the waters of the Bay of San Francisco,

continuing thence along the center of the following named streets: Napa to Howard, Howard to Army, Army to Mission, thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo, thence along said boundary line to its intersection with the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

48. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of K Street and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: K to its easterly limit, thence in a direct line to the westerly end of Eighteenth, Eighteenth to Guerrero, Guerrero to Twentieth, Twentieth to Howard, Howard to Army, Army to Mission, thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo, thence along said line to the waters of the Pacific Ocean, thence along the shore of said ocean to the place of beginning, one member.

49. The County of San Mateo, one member.

50. The County of Santa Cruz, one member.

51. All that portion of Alameda County comprising the Townships of Murray and Washington, and that certain portion of Eden Township within the corporate limits of the Town of Haywards, and that portion of said Eden Township known as Castro Valley election precinct, described as follows, to-wit: Commencing at a point where the northerly line of the Town of Haywards is intersected by the dividing line between San Lorenzo and Castro Valley election precincts, thence along said dividing line of said precincts to the middle line of San Leandro Creek, thence easterly and northerly along the middle line of said creek to the dividing line of Alameda and Contra Costa Counties, thence easterly and southerly along said dividing line of said counties to its point of intersection with the dividing line of Eden and Murray Townships aforesaid, thence along said dividing line between Eden and Murray Townships to the corner of Eden, Murray, and Washington Townships, thence westerly along the line dividing the Townships of Washington and Eden to the middle of the mountain road to the Haywards; thence northerly along the middle of said road to the southerly boundary line of the Town of Haywards, thence along the boundary line of Haywards and Castro Valley election precincts to the place of beginning, one member.

52. All that portion of Alameda County comprising so much of Eden Township as is included in the Fifty-first Assembly District, and that portion of Brooklyn Township lying outside of the City of Oakland, and all of Alameda Township, one member.

53. All that portion of Alameda County comprising the Sixth and Fourth Wards of the City of Oakland, described as follows: Beginning at the point in the westerly line of the Seventh Ward where the same is intersected by Tenth Street produced; thence westerly along said Tenth Street to Adaline Street; thence southerly along said Adaline Street to the northerly line of Alameda Township; thence easterly along said line of Alameda Township to where the same is intersected by the dividing line between the said Sixth and Seventh Wards; thence northerly along said dividing line to the point of beginning, one member.

54. All that portion of Alameda County comprising the First Ward of the City of Oakland, being all that portion of said City of Oakland lying west of Adaline Street; and all that portion of the County of Alameda, being a portion of Oakland Township, lying outside of said City of Oakland, bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the dividing line between Bay and Temescal election precincts; thence northerly along said dividing line to where it intersects the southerly line of Berkeley election precinct; thence westerly along said line of said Berkeley election precinct to the dividing line between Berkeley and West Berkeley election precincts; thence northerly along said dividing line last named to the southerly line of Ocean View election precinct; thence easterly along said last named line to the dividing line between Alameda and Contra Costa Counties; thence northwesterly and westerly along said Alameda and Contra Costa boundary line of Alameda County and the City and County of San Francisco; thence southerly along said last named boundary line to the said northern charter line of the City of Oakland; thence easterly along said last named line to the point of beginning, one member.

55. All that portion of Alameda County comprising the Second and Third Wards of the City of Oakland, and bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the center line of Adaline Street; thence southerly along said center line of Adaline Street to where the same is intersected by the center line of Tenth Street; thence easterly along said center line of Tenth Street to the center line of Broadway; thence northerly along the center line of Broadway to the dividing line between the Second and Fifth Wards; thence easterly along said dividing line last named to the dividing line between the Second and Seventh Wards; thence northerly along said last named line to the said northern charter line; thence westerly along said last named line to the point of beginning, one member.

56. All that portion of Alameda County comprising all of Oakland Township outside of the City of Oakland, and not included in the Fifty-fourth Assembly District, and all

of the City of Oakland constituting the Fifth and Seventh Wards, not included in the Fifty-third, Fifty-fourth, and Fifty-fifth Assembly Districts, one member.

57. The County of Contra Costa, one member.
58. All that portion of the County of San Joaquin comprising the City of Stockton, one member.
59. All that portion of San Joaquin County not included in the Fifty-eighth District, one member.
60. The County of Amador, one member.
61. The County of Calaveras, one member.
62. The County of Tuolumne, one member.
63. All that portion of the County of Santa Clara comprising the Townships of Almaden, Redwood, Fremont, Alviso, and Santa Clara, one member.
64. All that portion of the County of Santa Clara comprising the City of San José, one member.
65. All that portion of Santa Clara County comprising the Townships of Milpitas, Burnet, and Gilroy, and all of the Township of San José, except the City of San José, one member.
66. The County of Stanislaus, one member.
67. The Counties of Merced and Mariposa, one member.
68. The County of San Benito, one member.
69. The County of Monterey, one member.
70. The County of Fresno, one member.
71. The County of Tulare, one member.
72. The Counties of Alpine, Mono, and Inyo, one member.
73. The County of San Luis Obispo, one member.
74. The County of Santa Barbara, one member.
75. The Counties of Kern and Ventura, one member.
76. All that portion of Los Angeles County contained in the Townships of Soledad, San Fernando, El Monte, San Gabriel, La Ballona, Azusa, Wilmetton, San Antonio and all that portion of Los Angeles Township not contained within the City limits of Los Angeles City, one member.
77. That portion of Los Angeles County contained within the limits of the City of Los Angeles, one member.
78. All that portion of the County of Los Angeles not included in the Seventy-sixth and Seventy-seventh Assembly Districts, one member.
79. The County of San Bernardino, one member.
80. The County of San Diego, one member.

Also, Judges of the Superior Court in and for the following counties, viz.:

In each of the Counties of Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Humboldt, Inyo, Kern, Lake, Lassen, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Placer, Plumas, San Benito, San Bernardino, San Diego, San Luis Obispo, San Mateo, Santa Barbara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Stanislaus, Tehama, Trinity, Tulare,

Tuolumne, Ventura, and Yolo, one Judge of the Superior Court.

In the Counties of Yuba and Sutter combined, one Judge of the Superior Court.

In each of the Counties of Alameda, Los Angeles, Sacramento, San Joaquin, Santa Clara, and Sonoma, two Judges of the Superior Court.

In the City and County of San Francisco, four Judges of the Superior Court.

Also, at said election, amendments to the Constitution of the State, submitted by the Legislature at its last regular session, and at its last extra session, numbered as hereinafter specified, will be voted upon by the electors of said State, viz.:

#### AMENDMENT No. 1.

##### ARTICLE XI.

SECTION 19. In any city where there are no public works owned and controlled by the municipality for supplying the same with water or artificial light, any individual or any company, duly incorporated for such purpose under and by authority of the laws of this State, shall, under the direction of the Superintendent of Streets, or other officer in control thereof, and under such general regulations as the municipality may prescribe for damages, and indemnity for damages, have the privilege of using the public streets and thoroughfares thereof, and of laying down pipes and conduits therein, and connections therewith, so far as may be necessary for introducing into and supplying such city and its inhabitants either with gaslight or other illuminating light, or with fresh water for domestic and all other purposes, upon the condition that the municipal government shall have the right to regulate the charges thereof.

#### AMENDMENT No. 2.

##### ARTICLE IX.

SECTION 7. The Governor, Superintendent of Public Instruction, and the Principals of the State Normal Schools, shall constitute the State Board of Education, and shall compile, or cause to be compiled, and adopt a uniform series of text-books for use in the common schools throughout the State. The State Board may cause such text-books, when adopted, to be printed and published by the Superintendent of State Printing at the State Printing Office, and when so printed and published, to be distributed and sold at the cost price of printing, publishing, and distributing the same. The text-books so adopted shall continue in use not less than four



years; and said State Board shall perform such other duties as may be prescribed by law. The Legislature shall provide for a Board of Education in each county in the State. The County Superintendent and the County Boards of Education shall have control of the examination of teachers and the granting of teachers' certificates within their respective jurisdictions.

AMENDMENT No. 3.

ARTICLE XIII.

SECTION 9. A State Board of Equalization, consisting of one member from each Congressional District in this State, as the same existed in eighteen hundred and seventy-nine, shall be elected by the qualified electors of their respective districts, at the general election to be held in the year one thousand eight hundred and eighty-six, and at each gubernatorial election thereafter, whose term of office shall be for four years, whose duty it shall be to equalize the valuation of the taxable property in the several counties of the State for the purposes of taxation. The Controller of State shall be ex officio a member of the Board. The Boards of Supervisors of the several counties of the State shall constitute Boards of Equalization for their respective counties, whose duty it shall be to equalize the valuation of the taxable property in the county for the purpose of taxation; *provided*, such State and County Boards of Equalization are hereby authorized and empowered, under such rules of notice as the County Boards may prescribe, as to the county assessments, and under such rules of notice as the State Board may prescribe as to the action of the State Board, to increase or lower the entire assessment roll, or any assessment contained therein, so as to equalize the assessment of the property contained in said assessment roll, and make the assessment conform to the true value in money of the property contained in said roll; *provided*, that no Board of Equalization shall raise any mortgage, deed of trust, contract, or other obligation by which a debt is secured, money or solvent credits, above its face value. The present State Board of Equalization shall continue in office until their successors, as herein provided for, shall be elected and shall qualify. The Legislature shall have power to redistrict the State into four districts, as nearly equal in population as practicable, and to provide for the elections of members of said Board of Equalization.

Each amendment shall be voted upon separately from the others, by ballot, at the next general election, to be holden on Tuesday, the fourth day of November, A. D. 1884. The ballots used at such election shall contain the words: "For the Amendment No. 1," or the words "Against the Amendment No. 1;" "For the Amendment No. 2," or the words "Against

the Amendment No. 2;" "For the Amendment No. 3," or the words "Against the Amendment No. 3," written or printed thereon.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In testimony whereof, I, George Stoneman, Governor of the State of California, have hereunto set my hand and caused the Great Seal of the State to be affixed, at the City of Sacramento, on this the fifteenth day of September, A. D. 1884.

  
Governor.

Attest:

  
Secretary of State.



153

Franklin  
Proclamation

---

Filed in the office of the  
Register of the  
Massachusetts  
Court of Appeals  
at Boston  
this 11th day of June  
1881  
W. E. F. F. F. F.

Record & Return

State of California  
Executive Department

In accordance with custom  
and in conformity to the proclamation  
of the President of the United States,  
I hereby designate and set apart Thurs-  
-day the 27<sup>th</sup> day of November A. D.  
1884 as a day of Thanksgiving  
and prayer throughout this State.

In witness whereof I have hereunto  
set my hand and caused the Great  
Seal of the State to be affixed, at the  
State Capital in the City of Sacramento  
on this the 17<sup>th</sup> day of November A. D.  
1884.

George Stoneman  
Governor of the State of California

Attest:

Wm. H. Thompson  
Secretary of State

*Donation*

# *Declaration*

that Constitutional  
 Conference to which  
 adopted at the general  
 election held Nov. 4 1892

~~~~~

1.
 For the
 of the
 of the
 of the

State of California }
Executive Department }

Whereas at a general elec-
tion held in the State of California, in
accordance with law, on the fourth
day of November A. D. 1884 the follow-
ing amendments to the Constitution of
the State were submitted to the people
of the State for ratification or rejection

AMENDMENT No. 1.

ARTICLE XI.

SECTION 19. In any city where there are no public works owned and controlled by the municipality for supplying the same with water or artificial light, any individual or any company, duly incorporated for such purpose under and by authority of the laws of this State, shall, under the direction of the Superintendent of Streets, or other officer in control thereof, and under such general regulations as the municipality may prescribe for damages, and indemnity for damages, have the privilege of using the public streets and thoroughfares thereof, and of laying down pipes and conduits therein, and connections therewith, so far as may be necessary for introducing into and supplying such city and its inhabitants either with gaslight or other illuminating light, or with fresh water for domestic and all other purposes, upon the condition that the municipal government shall have the right to regulate the charges thereof.

AMENDMENT No. 2.

ARTICLE IX.

SECTION 7. The Governor, Superintendent of Public Instruction, and the Principals of the State Normal Schools, shall constitute the State Board of Education, and shall compile, or cause to be compiled, and adopt a uniform series of text-books for use in the common schools throughout the State. The State Board may cause such text-books, when adopted, to be printed and published by the Superintendent of State Printing at the State Printing Office, and when so printed and published, to be distributed and sold at the cost price of printing, publishing, and distributing the same. The text-books so adopted shall continue in use not less than four

years, and said State Board shall perform such other duties as may be prescribed by law. The Legislature shall provide for a Board of Education in each county in the State. The County Superintendent and the County Boards of Education shall have control of the examination of teachers and the granting of teachers' certificates within their respective jurisdictions.

AMENDMENT No. 3.


ARTICLE XIII.

SECTION 9. A State Board of Equalization, consisting of one member from each Congressional District in this State, as the same existed in eighteen hundred and seventy-nine, shall be elected by the qualified electors of their respective districts, at the general election to be held in the year one thousand eight hundred and eighty-six, and at each gubernatorial election thereafter, whose term of office shall be for four years, whose duty it shall be to equalize the valuation of the taxable property in the several counties of the State for the purposes of taxation. The Controller of State shall be ex officio a member of the Board. The Boards of Supervisors of the several counties of the State shall constitute Boards of Equalization for their respective counties, whose duty it shall be to equalize the valuation of the taxable property in the county for the purpose of taxation; *provided*, such State and County Boards of Equalization are hereby authorized and empowered, under such rules of notice as the County Boards may prescribe, as to the county assessments, and under such rules of notice as the State Board may prescribe as to the action of the State Board, to increase or lower the entire assessment roll, or any assessment contained therein, so as to equalize the assessment of the property contained in said assessment roll, and make the assessment conform to the true value in money of the property contained in said roll; *provided*, that no Board of Equalization shall raise any mortgage, deed of trust, contract, or other obligation by which a debt is secured, money or solvent credits, above its face value. The present State Board of Equalization shall continue in office until their successors, as herein provided for, shall be elected and shall qualify. The Legislature shall have power to redistrict the State into four districts, as nearly equal in population as practicable, and to provide for the elections of members of said Board of Equalization.

And whereas the Secretary of State
having on the 5th day of December
80r Certified to me that the vote cast
at said election for said amendments
was as follows:

For amendment No. one	49,285
Against "	<u>7,363</u>
For amendment No. two	43,07
Against "	<u>11,930</u>
For amendment No. two	28,37
Against "	<u>27,234</u>

by law do find that said amendments
were approved and ratified by a majority
of the qualified electors voting thereon at
said election; and do further declare
and proclaim that said amendments
have become a part of the Constitution
of the State of California.



in witness whereof I have
hereunto set my hand
and caused the Great
Seal of the State to be
affixed at the State
Capitol on this the 6th
day of December 1884.
George Stoneman
Governor of California

Attest
12
George Stoneman
Deputy Secretary of State

2881

August 85
Wm. L. Thompson
J. D. Lusk



To all, to whom these Presents shall come, Greeting:

In accordance with the unanimous sentiment of the people of the State of California, as expressed in various ways, and as a mark of respect for the memory of our illustrious fellow citizen, Ex President of the United States, General Ulysses S. Grant, now deceased, it is hereby recommended that the several public buildings of this State, as also County and Municipal, be draped in mourning on the eighth day of August A. D. 1885 - the day of the obsequies, and for thirty days thereafter.

It is also recommended that on said eighth day of August all business, both public and private, be suspended.

In witness whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed at the State Capital, in the City of Sacramento on this the first day of August A. D. 1885.

George H. R. H. H.

To all, to whom these Presents shall come, Greeting:

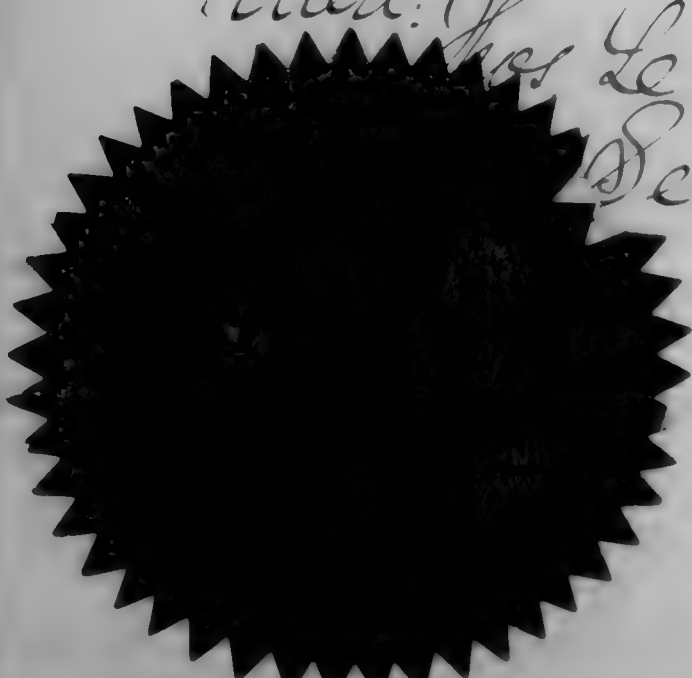
In accordance with the unanimous sentiment of the people of the State of California, as expressed in various ways, and as a mark of respect for the memory of our illustrious fellow citizen, Ex President of the United States, General Ulysses S. Grant, now deceased, it is hereby recommended that the several public buildings of this State, as also County and Municipal, be draped in mourning on the eighth day of August A. D. 1885 - the day of the obsequies, and for thirty days thereafter.

It is also recommended that on said eighth day of August all business, both public and private, be suspended.

In witness whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed at the State Capital, in the City of Sacramento on this the first day of August A. D. 1885.

George Stoneman
Governor

Attest: J. W. Le Morison
Secretary of State.



156

of
Franksgiving
Proclamation

Filed in the Office of the
 Secretary of State the *1st* *Nov*
 day of *Nov* A. D. 18 *85*
Wm. S. Chapman
 Secretary of State
 By *Wm. S. Chapman*
 Deputy
 Record Book, *-----*, Page *-----*

State of California
Executive Department

In accordance with a law of the State, and in conformity to the proclamation of the President of the United States, I George Stoneman Governor of the State of California, do hereby designate and set apart Thursday the 26th day of November inst, as a day of thanksgiving and praise to almighty God for the many blessings He has vouchsafed to us as a people during the past year. I invite the people of the State to a proper observance of the day; that all business cares be laid aside; that family reunions take place; that the bonds of friendship and love be renewed and extended; that Charity be liberally dispensed; and that they assemble in their respective places of worship and return thanks to the Supreme Ruler for the many blessings they have enjoyed.

In testimony whereof I have
hereunto set my hand and
caused the Great Seal of the
State to be affixed at the State
Capitol on this the 17th day of

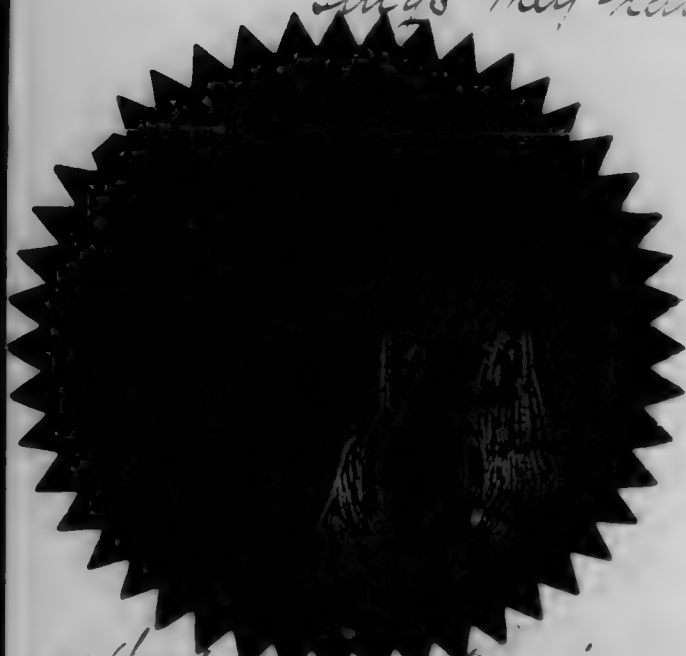
Executive Department

In accordance with a law of the State, and in conformity to the proclamation of the President of the United States, I George Stoneman Governor of the State of California, do hereby designate and set apart Thursday the 26th day of November inst as a day of thanksgiving and praise to Almighty God for the many blessings He has vouchsafed to us as a people during the past year. I invite the people of the State to a proper observance of the day; that all business cares be laid aside; that family reunions take place; that the bonds of friendship and love be renewed and extended; that Charity be liberally dispensed; and that they assemble in their respective places of worship and return thanks to the Supreme Ruler for the many blessings they have enjoyed.

In testimony whereof I have hereunto set my hand and caused the Great Seal of the State to be affixed at the State Capitol on this the 17th day of November A. D. 1885

George Stoneman

Governor of the State of California



Attest I have read the foregoing
and the same is true and correct

LF 3670147

Proclamation ¹⁵⁷ by
Grover Cleveland

Making May 11th
1886 a Legal
Holiday

Filed in the Office of the
Secretary of State on the _____
day of May, 1886
Per _____

By _____

For _____

STATE OF CALIFORNIA.

EXECUTIVE DEPARTMENT



To all to whom these Presents shall come, Greeting: Whereas, the Federated Trades of the State of California through its special Committee has petitioned the Executive of the State to set apart the eleventh day of May, 1886 as a legal holiday;

And Whereas, it appears both right and proper that the laborer, upon whom the prosperity of the State depends, should have a day of rest and recreation; and the present appearing to be an occasion of sufficient importance to warrant its being designated as the Workingsman's Holiday.

Now therefore, I George Stoneman Governor of the State of California, by virtue of the power in me vested do hereby designate and set apart Tuesday the eleventh day of May 1886 as a public holiday throughout this State.

In testimony whereof I have

To all to whom these Presents shall come, Greeting: Whereas, The Feder-
ated Trades of the State of California through its special
Committee has petitioned the Executive of the State to set
apart the eleventh day of May, 1886 as a legal holiday;

And Whereas, it appears both right and proper
that the laborer, upon whom the prosperity of the State
depends, should have a day of rest and recreation;
and the present appearing to be an occasion of sufficient
importance to warrant its being designated as the
Workingsmans Holiday

Now therefore, I George Stoneman Governor of the
of California, by virtue of the power in me vested do
hereby designate and set apart Tuesday the eleventh
day of May 1886 as a public holiday throughout
this State



In testimony whereof I have
hereunto set my hand and caused
the Great Seal of the State at the
State Capitol on this the third
day of May 1886

George Stoneman
Governor of California

Witness:

Thos. L. Thompson
Secretary of State.

William

Wm. L. Sherman

at Monterey, Cal. 1885
 a local historian, in
 respect to the memory
 of Ex-President
 Wm. L. Sherman

Wm. L. Sherman

6th

Aug. 1885

Wm. L. Sherman

By

State of California
Executive Department

In accordance with the unanimous sentiment of the people of the State of California as expressed in various ways, and as a mark of respect for the memory of our illustrious fellow citizen, ex President of the United States ^{General Ulysses S. Grant} now deceased, it is hereby recommended that the several public buildings of the State as also County and municipal, be draped in mourning on the 8th day of August A. D. 1885 the day of the obsequies and for 30 days thereafter. It is also recommended that on said 8th day of August all business, both public and private be suspended, and said day is hereby declared to be a legal holiday.

In witness whereof I have hereunto set my hand and caused the great seal of the State to be affixed at the State Capital City of Sacramento on this the 6th day of August A. D. 1885.

George Stoneman
Governor of the State of California

Executive Department

In accordance with the unanimous sentiment of the people of the State of California as expressed in various ways, and as a mark of respect for the memory of our illustrious fellow citizen, ex President of the United States ^{General, Ulysses S. Grant}, now deceased, it is hereby recommended that the several public buildings of the State as also County and municipal, be draped in mourning on the 8th day of August A. D. 1885 the day of the obsequies and for 30 days thereafter. It is also recommended that on said 8th day of August all business, both public and private be suspended, and said day is hereby declared to be a legal holiday.

In witness whereof I have hereunto set my hand and caused the great seal of the State to be affixed at the State Capital City of Sacramento on this the 6th day of August A. D. 1885.

George Stoneman
Governor of the State of California

Attest:

John L. Thompson
Secretary of State

159

Filed in the Office of the
Secretary of State the 7
day of Sept A.D. 18 53
Thos. L. Thompson
Secretary of State.
By W. S. Leake
Deputy.

Record Book, -----, Page -----

State of California
Executive Department.

According to precedent,
and for the purpose of perpetuating the
history of the admission of the State of
California into the Union, by virtue of
the power in me vested, I hereby declare
Wednesday the Ninth day of September
A. D. 1885, to be a legal holiday throughout
the State.

In witness whereof I have herewith
set my hand and caused the Great
Seal of the State to be affixed at the
State Capital, City of Sacramento on
this the second day of September A. D.
1885—

George Stoneman
Governor of the State of California

Attest: John C. Thompson
Secretary of State.



160

Filed in the Office of the
Secretary of State the 16th
day of Dec. A. D. 1886
W. L. Thompson
Secretary of State.
By J. L. Lincoln
Deputy.
Record Book,....., Page.....

State of California
Executive Department
Sacramento July 16th 1886.

To the Senate and Assembly
of the State of California:

In my judgment an extraordinary occasion
has arisen which renders it expedient and
necessary for the public welfare that the
Legislature should be called together.

The Supreme Court of the State in a re-
cent decision announced that the ripar-
ian owners along the unnavigable streams
in California own the flowing water in
such streams and are entitled to the
exclusive right to use the same. The
wide spread character which this decision
assumes to the agricultural interests and
the consequent general excitement and
apprehension, make it proper that the Leg-
islature and Executive branches of the
Government should take prompt and
efficient action to prevent the injurious
consequences which will otherwise inevi-
tably flow from the establishment of such
a rule of law by the highest Court in the
commonwealth.

Under the authority of the Senate and

State of California
Executive Department
Sacramento July 16th 1886.

To the Senate and Assembly
of the State of California:

In my judgment an extraordinary occasion
has arisen which renders it expedient and
necessary for the public welfare that the
Legislature should be called together.

The Supreme Court of the State in a re-
cent decision announced that the ripa-
rian owners along the unnavigable streams
in California own the flowing waters in
such streams and are entitled to the
exclusive right to use the same. The
wide spread disaster which this decision
threatens to the agricultural interests and
the consequent general excitement and
apprehension, make it proper that the Leg-
islative and Executive branches of the
Government should take prompt and
efficient action to prevent the injurious
consequences which will otherwise inevi-
tably flow from the establishment of such
a rule of law by the highest Court in the
commonwealth.

Under the sanction of the laws and
customs which prevailed in California
when it was acquired from Mexico; under
the protective policy of the National

and State governments, and in harmony with the climatic and physical characteristics of the country, a splendid system of irrigation has grown up since the American occupation. The flowing waters were deemed public property and were considered as dedicated to the use of the people. The right to appropriate water for irrigation was regulated by custom and by statute law. Most of the soil of California was public land of the United States. But Congress expressly sanctioned the custom of appropriation and diversion of water and expressly authorized it upon the public domain.

The practice of irrigation was thus allowed to become general and marked the progress of the agricultural development of the State. The larger part of the Great Valley of California and most of the Southern portion of the State, were in a desert condition owing to the aridity of climate and soil. Irrigation has transformed large areas of this splendid domain into luxuriant fields, vineyards and orchards, hundreds of millions of fertile homesteads have been created; many thousands of happy homes have been planted; colonies, villages and towns have sprung up and an intelligent and industrious population has been invited.

from abroad to develop the resources of the State. The agricultural prosperity already achieved and the future possibilities of Southern California and of the great valley, which comprises much the larger part of the arable land of the State, have depended and will depend upon the ability of the people to use the waters of the State for irrigation.

The majority of the Judges of the Supreme Court have announced that any riparian proprietor may obtain an injunction against any person not a riparian proprietor to prohibit him from appropriating, diverting or using water from the stream above his land. Under this ruling the ditches and canals, which are the arteries of the agricultural life of the State, may be closed by suits from the Courts and, too, upon ex parte applications without notice or warning or opportunity of being heard until after irretrievable damage has been done. Many such suits are now pending. Writs of injunction have been asked for and in some cases obtained, but have not been obeyed. Should an attempt be made to enforce them and others which are likely to issue, as is apprehended, serious trouble may ensue, because the people may resist to prevent the desolation of their homes, farms, vine yards and

orchards. But if they should not, if they should peaceably submit, still the injury to the State would be immeasurable. To suspend irrigation for one season would destroy thousands of homes and millions of property.

Other Western and Pacific States, having an arid climate similar to our own, have conformed their organic and statute laws to the necessities and requirements of their condition in this regard. Manifestly that course is demanded in California.

In view of these considerations and particularly of the ruin and disaster which seem likely to flow from the enforcement of the doctrine recently announced by the Supreme Court as to water rights, it seems to me imperative that the Executive and the Legislature should take immediate action to confirm to the people the right to a free use of the flowing waters, which is essential to their prosperity and to the welfare of the State.

Another matter of great public concern is the reorganization of the Supreme Court. The existing system has not given satisfaction and the evils are growing more. It is cumbersome to a degree. The business is in arrears notwithstanding the creation of a

commission to assist the Judges. The plan of dividing the Court into departments has not worked well. It leads to the necessity of hearing cases twice over.

A litigant defeated before a minority of the Court appeals to the Judges in Bank and the whole work must be gone over. The system is perplexing and unsatisfactory to every body.

And further more the salaries paid to the Judges of the Supreme Court are too small. Lawyers eminent in their profession can not accept the places without making a sacrifice which the State ought not to require. But the compensation now provided can not be increased during the incumbency of the present Judges. In my judgment the Court should be reorganized. The system of departments should be abolished. A Court constituted of a compact body of Judges will accomplish more. Their pay should be increased so as to secure the best talent in the State.

Now therefore I George Stoneman Governor of the State of California, deeming that an extraordinary occasion has arisen, by virtue of the power in me vested by the Constitution of the State, do hereby convene the Legislature to meet and assemble.

at the State Capitol on the 20th day
of July 1886 at 12 o'clock M of that
day and also hereby specify the
following instructions which it
is assembled to legislate

First: To propose and submit to the
people of the State an amendment
or amendments to Article XIV of the
Constitution of the State relative to
water and water rights.

Second: To propose and submit to the
people of the State such amendment or
amendments to the Constitution of the
State as may be necessary or proper
to secure to the people the right of
appropriation, diversion and use of
flowing water for irrigation or other
beneficial purposes and as may be
necessary or proper to protect all
such rights in the Courts of the State

Third: To enact all laws necessary
or proper to protect the people of the
State in the full and free enjoyment
of the right to appropriate divert
and use flowing water in the State
for irrigation or other beneficial
purposes and so as to fully protect
all such rights in the Courts.

Fourth: To repeal section 1422 of the
Civil Code.

Fifth: To propose and submit to the
people of the State an amendment

or amendments to Article VI of the
Constitution of the State relative to the
Judicial Department so far as it relates
to the Supreme Court.

Sixth: To enact a law to provide
for submitting the Constitutional amend-
ments proposed to a vote of the people.

Seventh: To provide by appropriation
for the expenses of holding an election
on the ratification or rejection of such
proposed amendments to the Con-
stitution.

In witness whereof I have hereunto
set my hand and caused the great
seal of the State to be affixed
at my office in the city of Sacre-
mento this 16th day of July 1886

George Stoneman
Governor

Attest:
Thos L Thompson
Secretary

161
Proclamation
Submitting Amendment
to Constitution

Filed in the Office of the
Secretary of State the 30th
day of July A. D. 1886
Attest Thompson
Secretary of State
By J. F. Lincoln
Deputy
Record Book, _____, Page _____

Proclamation

State of California
Executive Department
Sacramento July 27th 1886

Whereas, the Legislature of the State of California, at its twenty sixth session beginning on the fifth day of January A. D. Eighteen hundred and eighty five, two thirds of all of the members elected to each of the two Houses of said Legislature voting in favor thereof, proposed the following amendment of Sections one, eight, ten and eleven of Article thirteen of the Constitution of the State of California:

Amendment Number One

SECTION 1. All property in the State, except railroads, not exempt under the laws of the United States, shall be taxed in proportion to its value, to be ascertained as provided by law. The word property, as used in this article and section, is hereby declared to include moneys, credits, bonds, stocks, dues, franchises, and all other matters and things, real, personal, and mixed, capable of private ownership; *provided*, that growing crops, property used exclusively for public schools, and such as may belong to the United States, this State, or any county or municipal corporation within this State, shall be exempt from taxation. Growing vines and fruit trees shall be deemed to be and shall be assessed and taxed as a part of the realty; and, *provided further*, that railroads shall be taxed as provided in section ten of this article; and, *provided further*, that the Legislature may provide for the exemption from taxation of ships and vessels owned and registered or enrolled in this State, or may tax such ships and vessels on their gross or net earnings, in lieu of an ad valorem tax. The Legislature may also provide, except in case of credits secured by mortgage or trust deed, for a deduction from credits of debts due to bona fide residents of this State. Double taxation in any form is prohibited.

SEC. 8. The Legislature shall, by law, require each taxpayer in this State to make and deliver to the County Assessor, annually, a statement under oath, setting forth specifically all property, real and personal, except railroad property, as defined in section ten of this article, owned by such taxpayer, or in his possession or under his control, at twelve o'clock meridian, on the first Monday in March.

SEC. 10. All property, except railroad property, as hereinafter provided, shall be assessed in the county, city, city and county, town, township, or district in which it is situated, in the manner provided by law. Every corporation and person owning or operating a railroad, or any portion thereof, in this State, shall, on or before the first day of July of each year, pay to the State Treasurer an annual tax of two and a half per cent upon the gross earnings, earned within this State, of such railroad, for the year ending upon the thirty-first day of December next preceding; which tax shall be in lieu of all other State and county taxes upon the franchise, business, right of way, roadway, roadbed, rails, rolling stock, fences, stations, and their appurtenances, and upon ferryboats, when operated as a part of such railroad, and upon the shares of the capital stock, and upon the mortgages, deeds of trust, contracts, or other obligation by which a debt is secured upon such property. All other property belonging to such corporation or person shall be assessed and taxed as other property is assessed and taxed. The gross annual earnings earned during the year ending on the thirty-first day of December last preceding, of all railroads, shall be, annually, before the first day of May thereafter, ascertained and declared by the State Board of Equalization, under such rules and regulations as may be prescribed by said Board; *provided*, however, that the Legislature may at any time pass laws prescribing said rules and regulations. In all cases where railroads are situated partly within this State and partly without this State, the gross annual earnings thereof shall be ascertained and determined by taking:

First—The gross earnings which, during the year last preceding, have been earned wholly within this State.

Second—The gross earnings which, during the same year, have been earned partly within this State and partly without this State, which shall be ascertained by apportioning such earnings between this State and other States or Territories, in the proportion which the number of miles of such railroad situated in this State, and used in making such earnings, bears to the whole number of miles thereof, by the use of which such earnings have been made. The proportion of interstate earnings thus ascertained shall be added to the earnings made wholly within the State, and the total thus obtained shall be taken and deemed to be the gross earnings of such railroads for all purposes of assessment and taxation. For every purpose of this section, except for the purpose of ascertaining the proportion of interstate earnings to be added to the earnings made wholly within this State, all railroads operated as one system shall be treated as one road. One third of the tax paid by corporations or persons owning or operating railroads under the provisions of this section, shall become part of the General Fund of this State, and two thirds thereof shall be paid to the county or counties in which said railroad is situated, in proportion to the length of the railroad operated in the several counties. For the purposes of this section a consolidated city and county shall be treated as a county. Any corporation, association, partnership, person or persons, unlawfully failing or refusing to pay the tax herein provided, when the same shall become due, or within thirty days thereafter, shall be deemed to have waived their right to operate their railroads within this State. The taxes herein provided for, together with such penalties as the Legislature may impose for the non-payment thereof, shall be a lien upon the property hereinbefore in this section designated, and may be enforced in such manner as the Legislature may by law prescribe. All railroads, so far as the same are situated within the boundaries of any common school district, shall be subject to an ad valorem tax for school purposes voted by the electors of the district, at a special election held for that purpose, the same as other property situated within the district, anything in this article to the contrary notwithstanding. And all railroads, so far as they are situated within the boundaries of any incorporated city or town, shall be subject to an ad valorem tax for municipal purposes the same as other property situated therein, anything in this article to the contrary notwithstanding.

SEC. 11. Income taxes may be assessed and collected from persons, corporations, joint stock associations or companies, resident or doing business in this State, or any one or more of them, in such cases and amounts and in such manner as shall be prescribed by law. No Court within this State shall have power, by injunction or otherwise, to interfere with, hinder, or delay the collection of any tax laid under the form of law, except upon a showing that the same property has been taxed more than once for the same purpose in the same year, and then only upon payment to the Tax Collector, or into Court, of a sum equal to the amount of one of the taxes so laid upon the property in question; *provided*, that in all cases actions may be maintained against the Tax Collector to recover illegal taxes paid under protest. All such actions must be commenced within thirty days after such illegal taxes have been paid. It shall be the duty of the Courts in which such actions may be brought, to try them, upon the request of either party, in advance of all other civil actions, and such taxes so paid under protest shall be retained by the Tax Collector, or such other officer as the Legislature may designate, until such actions shall have been finally decided.

SCHEDULE.

Nothing in this amendment shall affect any assessment or tax heretofore made or levied, or interest thereon, or any penalty heretofore incurred, or any action or right of action on account of any such assessment, tax, interest, or penalty; and all laws in force at the adoption of this amendment, not inconsistent therewith, shall remain in full force and effect until altered or repealed by the Legislature. The first levy and payment of taxes against railroad property hereunder, shall be made in the year eighteen hundred and eighty-six, and shall be upon the gross earnings, to be ascertained as herein provided, for the entire year of eighteen hundred and eighty-five. Taxation for the fiscal year ending June thirtieth, eighteen hundred and eighty-five, is not affected by this amendment.

Now Therefore, pursuant to the provision
of the Constitution and an Act of the
Legislature entitled "An Act to provide
for the submission of proposed amend-
ments to the Constitution of the State
of California to the qualified electors
for their approval, Approved March 7th 1883,
The said amendment is submitted to be
voted upon, by ballot, by the qualified
electors of the State on

Tuesday November 2^d 1886.

The amendment is designated
"Amendment Number One" and the
ballots used at such election must
contain the words

"For the amendment Number One"
and the words
"Against the amendment Number One"
written or printed thereon.

And I do hereby offer a reward
of one hundred dollars for the arrest
and conviction of any and every person
violating any of the provisions of Title
IV, part I, of the Penal Code, such
rewards to be paid until the total
amount expended hereafter for the
purpose reaches the sum of ten thousand
dollars.

Witness, my hand, and the
Great seal of the State the day and
year first written.

George Honeman
Governor

Attest
Thos L Thompson,
Secretary of State

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Filed in the Office of the
 Secretary of State the 45th
 day of September, A. D. 1886
Wm. L. Thompson
 Secretary of State.
 By *J. F. Smith*
 Deputy.
 Record Book, Page

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Filed in the Office of the
Secretary of State the 4th
day of September A. D. 1886
Thos L Thompson
Secretary of State.

By J. P. Lenthicums
Deputy.

Record Book,....., Page.....

State of California
Executive Department.

To the People of the State
of California.

In accordance with the established custom and to commemorate the admission of California, as a State into the union of the United States, I, George Stoneman, Governor of California, by virtue of the power in me vested, hereby declare Thursday, the ninth day of September, A. D. 1886 to be a legal holiday throughout the State.

In witness whereof
I have hereunto set my hand and caused the Great Seal of State to be affixed, at my office, in the City of Sacramento, This 4th day of September, A. D. 1886

George Stoneman
Governor.

Attest
Thos. L. Thompson
Secretary of State
By J. C. Lenthien
Deputy

1886

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ELECTION PROCLAMATION.

STATE OF CALIFORNIA, EXECUTIVE DEPARTMENT. }

Notice is hereby given that a general election will be held throughout the State on TUESDAY, THE SECOND DAY OF NOVEMBER, A. D. EIGHTEEN HUNDRED AND EIGHTY-SIX, when the following officers will be elected, to wit:

GOVERNOR,
LIEUTENANT-GOVERNOR,
SECRETARY OF STATE,
CONTROLLER,
TREASURER,
ATTORNEY-GENERAL,
SURVEYOR-GENERAL,
CLERK OF THE SUPREME COURT,
SUPERINTENDENT OF PUBLIC INSTRUCTION.

SIX REPRESENTATIVES TO THE CONGRESS OF THE UNITED STATES—To be elected as follows:

FIRST CONGRESSIONAL DISTRICT—Composed of the Counties of Del Norte, Humboldt, Trinity, Siskiyou, Shasta, Modoc, Lassen, Plumas, Sierra, Tehama, Colusa, Mendocino, Lake, Sonoma, and Napa: *One Representative.*

SECOND CONGRESSIONAL DISTRICT—Composed of the Counties of Butte, Sutter, Yuba, Nevada, Placer, El Dorado, Amador, Calaveras, San Joaquin, Stanislaus, Merced, Tuolumne, and Mariposa: *One Representative.*

THIRD CONGRESSIONAL DISTRICT—Composed of the Counties of Yolo, Sacramento, Solano, Contra Costa, Marin, and Alameda: *One Representative.*

FOURTH CONGRESSIONAL DISTRICT—Composed of all that portion of the City and County of San Francisco, described as follows, to wit: Commencing at the intersection of Bryant Street with the waters of the Bay of San Francisco, continuing thence along the center of Bryant Street to the center of Seventh Street; thence along the center of Seventh Street to the center of Market Street; thence along the center of Market Street to the center of McAllister Street; thence along the center of McAllister Street to the center of Leavenworth Street; thence along the center of Leavenworth Street to the center of Sutter Street; thence along the center of Sutter Street to the center of Hyde Street; thence along the center of Hyde Street to the center of California Street; thence along the center of California Street to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean, thence along the shore in an easterly direction to the place of beginning, together with all the islands within the boundaries of the City and County of San Francisco: *One Representative.*

FIFTH CONGRESSIONAL DISTRICT—Composed of all that portion of the City and County of San

Francisco not included in the Fourth Congressional District, together with the Counties of San Mateo, Santa Cruz, and Santa Clara: *One Representative.*

SIXTH CONGRESSIONAL DISTRICT—Composed of the Counties of San Benito, Monterey, San Luis Obispo, Santa Barbara, Ventura, Kern, Tulare, Fresno, Alpine, Mono, Inyo, San Bernardino, Los Angeles, and San Diego: *One Representative.*

THREE RAILROAD COMMISSIONERS—To be elected by districts, as follows:

FIRST DISTRICT—Composed of the Counties of Alpine, Amador, Butte, Calaveras, Colusa, Del Norte, El Dorado, Humboldt, Lake, Lassen, Mendocino, Modoc, Napa, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Siskiyou, Solano, Sonoma, Sutter, Tehama, Trinity, Yolo, and Yuba: *One Railroad Commissioner.*

SECOND DISTRICT—Composed of the Counties of Marin, San Mateo, and the City and County of San Francisco: *One Railroad Commissioner.*

THIRD DISTRICT—Composed of the Counties of Alameda, Contra Costa, Fresno, Inyo, Kern, Los Angeles, Mariposa, Merced, Mono, Monterey, San Benito, San Bernardino, San Diego, San Joaquin, San Luis Obispo, Santa Barbara, Santa Clara, Santa Cruz, Stanislaus, Tulare, Tuolumne, and Ventura: *One Railroad Commissioner.*

FOUR MEMBERS OF THE STATE BOARD OF EQUALIZATION—To be elected as follows:

FIRST DISTRICT—Composed of the City and County of San Francisco: *One Member.*

SECOND DISTRICT—Composed of the Counties of Alameda, Alpine, Amador, Calaveras, Contra Costa, El Dorado, Nevada, Placer, Sacramento, San Joaquin, and Tuolumne: *One Member.*

THIRD DISTRICT—Composed of the Counties of Butte, Colusa, Del Norte, Humboldt, Lake, Lassen, Marin, Mendocino, Modoc, Napa, Plumas, Shasta, Sierra, Siskiyou, Solano, Sonoma, Sutter, Tehama, Trinity, Yolo, and Yuba: *One Member.*

FOURTH DISTRICT—Composed of the Counties of Fresno, Inyo, Kern, Los Angeles, Mariposa, Merced, Mono, Monterey, San Benito, San Bernardino, San Diego, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Stanislaus, Tulare, and Ventura: *One Member.*

TWO ASSOCIATE JUSTICES OF THE SUPREME COURT.

ONE ASSOCIATE JUSTICE OF THE SUPREME COURT—Unexpired term, vice E. M. Ross, resigned.

FOUR JUDGES OF THE SUPERIOR COURT, in and for the City and County of San Francisco.

ONE JUDGE OF THE SUPERIOR COURT, in and for the City and County of San Francisco, unexpired term, vice Walter H. Levy, appointed.

ONE JUDGE OF THE SUPERIOR COURT, in and for the County of Amador, unexpired term, vice C. B. Armstrong, appointed.

ONE JUDGE OF THE SUPERIOR COURT, in and for the County of Contra Costa, unexpired term, vice Thomas A. Brown, resigned.

ONE JUDGE OF THE SUPERIOR COURT, in and for the County of Santa Barbara, unexpired term, vice R. B. Canfield, appointed.

ONE JUDGE OF THE SUPERIOR COURT, in and for the County of San Diego, unexpired term, vice W. T. McNealy, resigned.

FORTY STATE SENATORS—To be elected as follows:

In each Senatorial District, as defined and described by Act of the Legislature, approved March 8, 1883, *One Senator*.

EIGHTY ASSEMBLYMEN—To be elected as follows:

In each Assembly District, as defined and described by Act of the Legislature, approved March 13, 1883, *One Assemblyman*.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

In Testimony Whereof, I, GEORGE STONEMAN, Governor, have hereunto set my hand and caused the Great Seal of the State to be affixed, at the City of Sacramento, on this the fourteenth day of September, in the year one thousand eight hundred and eighty-six.

GEORGE STONEMAN,
Governor.

Attest:

THOMAS L. THOMPSON, Secretary of State.

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Election Proclamation
for Election
Nov 2nd 1886

Filed in the Office of the
Secretary of State the 14th
day of September, A. D. 1886
Thos L Thompson
Secretary of State.
By J. P. Livingston
Deputy
Record Book,-----, Page-----

State of California
Executive Department

Notice is hereby given that a General Election will be held throughout the State on Tuesday, the Second day of November A. D. Eighteen hundred and Eighty six, when the following Officers will be elected, to wit:

Governor
Lieutenant Governor
Secretary of State
Controller
Treasurer
Attorney General
Surveyor General
Clerk of the Supreme Court
Superintendent of Public Instruction

Six Representatives to the Congress of the United States to be elected as follows:

First Congressional District composed of the Counties of Del Norte, Humboldt, Trinity, Siskiyou, Shasta, Modoc,

³ Lassen, ⁴ Plumas, Sierra, Tehama, Colusa, Mendocino, Lake, Sonoma, and Napa:

One Representative

Second Congressional District composed of the Counties of Butte, Sutter, Yuba, Nevada, Placer, El Dorado, Amador, Calaveras, San Joaquin, Stanislaus, Merced, Tuolumne, and Mariposa;

One Representative

³ Third Congressional District composed of the Counties of Yolo, Sacramento, Solano, Contra Costa, Marin and Alameda:

One Representative

⁴ Fourth Congressional District composed of all that portion of the City and County of San Francisco described as follows, to wit:

Commencing at the intersection of Bryant Street with the waters of the Bay of San Francisco continuing thence along the center of Bryant Street to the center of Seventh Street, thence along the center of Seventh Street to the center of Market Street; thence along the center of Market Street to the

center of M^c. Allister Street; thence along
the center of M^c. Allister Street to the center
of Leavenworth Street; thence along the cen-
ter of Leavenworth Street to the center of
Sutter Street; thence along the center of
Sutter Street to the center of Hyde Street;
thence along the center of Hyde Street to
the center of California Street; thence
along the center of California Street to
its intersection with the east line of the
City County; thence northw^{ly} in a direct
line to the waters of the Pacific Ocean;
thence along the shore in an Easterly direct-
ion to the place of beginning, together with
all the islands within the boundaries of
the City and County of San Francisco:

One Representative

nd Fifth Congressional District Composed
of all that portion of the City and County
of San Francisco not included in the
th Fourth Congressional District, together
with the Counties of San Mateo, San-
ta Cruz and Santa Clara:

One Representative

Sixth Congressional District, Com-
posed of the Counties of San Benito,
Monterey, San Luis Obispo, Santa Bar-
bara, Ventura, Kern, Tulare, Fresno,
Alpine, Mono, Inyo, San Bernardino,
Los Angeles, and San Diego:

One Representative

Three Railroad Commissioners to be
elected by Districts as follows:

First District composed of the Counties
of Alpine, Amador, Butte, Calaveras,
Colusa, Del Norte, El Dorado, Humboldt
Lake, Lassen, Mendocino, Modoc, Napa,
Nevada, Placer, Plumas, Sacramento,
Shasta, Sierra, Siskiyou, Solano, Sono-
ma, Sutter, Tehama, Trinity, Yolo and
Yuba:

One Railroad Commissioner

Second District composed of the Coun-
ties of Marin, San Mateo, and the City and
County of San Francisco:

One Railroad Commissioner

²²
Third District composed of the Counties of Alameda, Contra Costa, Fresno, Inyo, Kern, Los Angeles, Mariposa, Merced, Mono, Monterey, San Benito, San Bernardino, San Diego, San Joaquin, San Luis Obispo, Santa Barbara, Santa Clara, Santa Cruz, Stanislaus, Tulare, Tuolumne and Ventura:

One Railroad Commissioner

²³
Four members of the State Board of Equalization to be elected as follows: -

²⁴
First District composed of the City and County of San Francisco:

One Member

Second District composed of the Counties of Alameda, Alpine, Amador, Calaveras, Contra Costa, El Dorado, Nevada, Placer, Sacramento, San Joaquin, and Tuolumne:

One Member.

²⁵
Third District composed of the Counties of Butte, Colusa, Del Norte, Humboldt, Lake, Lassen, Marin, Mendocino, Modoc, Napa, Plumas, Shasta, Sierra, Siskiyou,

Solano, Sonoma, Sutter, Tehama, Trinity, Yolo and Yuba:

One Member

Fourth District composed of the Counties of Fresno, Inyo, Kern, Los Angeles, Mariposa, Merced, Mono, Monterey, San Benito, San Bernardino, San Diego, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Stanislaus, Tulare and Ventura:

One Member

Two Associate Justices of the Supreme Court.

One Associate Justice of the Supreme Court, unexpired term, vice E. M. Ross, resigned

Four Judges of the Superior Court in and for the City and County of San Francisco.

One Judge of the Superior Court in and for the City and County of San Francisco, unexpired term, vice Walter H. Levy appointed.

One Judge of the Superior Court in and for the County of Amador, unexpired term, vice C. P. Armstrong appointed

One Judge of the Superior Court in and for the County of Contra Costa, unexpired term, vice Thomas A. Brown resigned.

One Judge of the Superior Court in and for the County of Santa Barbara, unexpired term vice R. B. Canfield appointed.

One Judge of the Superior Court in and for the County of San Diego, unexpired term, vice W. J. McNealy resigned.

²⁴
Forty State Senators to be elected as follows:

In each Senatorial District as defined and described by Act of the Legislature approved March 8, 1883:

One Senator

Eighty Assemblymen to be elected as follows:

In each Assembly District as defined and described by Act of the Legislature, approved March 13, 1883.
One Assemblyman

And I do hereby offer a reward of One hundred dollars for the arrest and Conviction of any and every person violating the provisions of Title IV. Part 1 of the Penal Code such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars

In testimony whereof I, George
Stoneman, Governor, have hereunto
set my hand and caused the Great
Seal of the State to be affixed at the
City of Sacramento on this the Four-
teenth day of September in the
year One Thousand Eight hundred
and Eighty six.

George Stoneman
Governor

Attest: J. S. Thompson
Secretary of State



EF 3110151

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1886

of the
15th
Novr 1886
Thos Thompson
J. L. Williams

State of California

Executive Department

In accordance with custom and in conformity to the proclamation of the President of the United States, I, George Stoneman Governor of the State of California, do hereby designate and set apart Thursday the 25th day of November instant as a day of thanksgiving and prayer. I invite the people of the State to forego their usual business employments and assemble in their places of worship to give thanks to the Supreme Ruler of the Universe for the continued enjoyment of the blessings of free government for the renewal of business prosperity throughout the land, for the return which has rewarded the labor of those who till the soil, and for our progress as a people in all that makes a nation great. Let us in the midst of thanksgiving, remember liberally to dispense charity to the poor and needy so that our services may by such acts be made acceptable to God.

In testimony whereof I have
caused to set my hand and caused
the Great Seal of the State to be
affixed at the State Capitol on
the 10th day of November, 1866

State of California

Executive Department

In accordance with custom and in conformity to the proclamation of the President of the United States, I, George Stoneman, Governor of the State of California, do hereby designate and set apart Thursday the 25th day of November instant as a day of thanksgiving and prayer. I invite the people of the State to forego their usual business employments and assemble in their places of worship to give thanks to the Supreme Ruler of the Universe for the continued enjoyment of the blessings of free government, for the renewal of business prosperity throughout the land, for the return which has rewarded the labor of those who till the soil, and for our progress as a people in all that makes a nation great. Let us in the midst of thanksgiving, remember liberally to dispense charity to the poor and needy so that our services may by such acts be made acceptable to God.

In testimony whereof I have
hereunto set my hand and caused
the Great Seal of the State to be
affixed at the State Capitol on
this the 10th day of November A.D. 1886

George Stoneman

Governor of the State of California
By the Governor Thos. L. Thompson Secretary of State

seine

Filed in the Office of the
 Secretary of State the 5
 day of March A. D. 1887
William C. Hendrick
 Secretary of State.
 By Wm. Davidson
 Deputy.

Election Proclamation
Constitutional Amendment
April 12 1887

PROCLAMATION.

STATE OF CALIFORNIA, EXECUTIVE DEPARTMENT,)
SACRAMENTO, March 15, 1887.)

WHEREAS, the Legislature of the State of California, at its twenty-seventh session, beginning on the third day of January, A. D. eighteen hundred and eighty-seven, two thirds of all the members elected to each of the two Houses of said Legislature voting in favor thereof, proposed the following described amendments to the Constitution of the State of California, to wit:

AMENDMENT NUMBER ONE.

To propose to the people of the State an amendment to the Constitution of the State, relative to the Judiciary Department.

Resolved, That the Legislature of the State of California, at its regular session, commencing on the third day of January, A. D. eighteen hundred and eighty-seven, two thirds of all the members elected to each of the two Houses of said Legislature voting in favor thereof, hereby propose that sections two and three, of Article VI. of the Constitution of said State, be amended so as to read as follows:

Section 2. The Supreme Court shall consist of seven Justices. The Associate Justices of the Supreme Court, in office at the time of the adoption of this amendment to the Constitution, are hereby continued in office as Justices of the Supreme Court for the remainder of the terms to which they were respectively elected. The Justices shall elect one of their number to be Chief Justice, and he shall hold the office of Chief Justice of said Court for a term of two years. At the expiration of the term of the Chief Justice first elected, and every two years thereafter, the Justices shall elect a Chief Justice for a like term of two years. An entry of the election of such Chief Justice shall be made in the minutes of the Court and signed by four Justices. Whenever thereafter a vacancy occurs in the office of Chief Justice, a like election shall be had to fill such office for the unexpired term. The Supreme Court may sit in departments or in bank, and shall always be open for the transaction of business. There shall be two departments, denominated, respectively, Department One and Department Two. The Chief Justice shall assign three of the Justices to each department, and such assignment may be changed by him from time to time. The Justices shall be

competent to sit in either department, and may interchange with each other by agreement among themselves or as ordered by the Chief Justice. Each of the departments shall have the power to hear and determine causes and all questions arising therein, subject to the provisions hereinafter contained in relation to the Court in bank. The presence of three Justices shall be necessary to transact any business in either of the departments, except such as may be done at chambers, and the concurrence of two Justices shall be necessary to pronounce a judgment. The Chief Justice shall apportion the business to the departments, and may, in his discretion, order any cause pending before the Court to be heard and decided by the Court in bank. The order may be made before or after judgment pronounced by a department; but where a cause has been allotted to one of the departments, and a judgment pronounced thereon, the order must be made within thirty days after such judgment, and concurred in by two Justices, and if so made it shall have the effect to vacate and set aside the judgment. Any four Justices may, either before or after judgment by a department, order a case to be heard in bank. If the order be not made within the time above limited, the judgment shall be final. No judgment by a department shall become final until the expiration of the period of thirty days aforesaid, unless approved by the Chief Justice, in writing, with the concurrence of two Justices. The Chief Justice may convene the Court in bank at any time, and shall be the presiding Justice of the Court when so convened. The concurrence of four Justices present at the argument shall be necessary to pronounce a judgment in bank; but if four Justices, so present, do not concur in a judgment, then all the Justices qualified to sit in the cause shall hear the argument; but to render a judgment a concurrence of four Judges shall be necessary. In the determination of causes all decisions of the Court in bank, or in departments, shall be given in writing, and the grounds of the decision shall be stated. The Chief Justice may sit in either department, and shall preside when so sitting, but the Justices assigned to each department shall select one of their number as presiding Justice. In case of the absence of the Chief Justice from the place at which the Court is held, or his inability to act, the Associate Justices shall select one of their own number to perform the duties and exercise the powers of the Chief Justice during such absence or inability to act. The Supreme Court Commission, created by the Act of the Legislature approved March twelfth, eighteen hundred and eighty-five, shall continue and be a Supreme Court Commission for four years after the adoption of this amendment. Said Commission may be continued for such time thereafter as may be fixed by an Act passed by a vote of two thirds of the elected members of each House of the Legislature, and approved by the Governor. The members thereof and Secretary shall be appointed as in said Act provided; and such Commissioners shall be subject to removal in like manner as Judges of the Supreme Court. Said Commission shall have the same power to hear and determine causes possessed by a department of the Supreme Court; and causes may be assigned to the Commission in the same manner they are assigned to a department, and after decision they may be ordered heard in bank in the same way, and with like restrictions as if decided in department. The judgments of the Commission shall be entered as the judgments of the Court. The Commission shall sit at such times and places as may be designated by the Court, but such Commissioners shall not exercise any judicial functions except when assembled as a Commission, and then they

shall only have power to hear and determine such causes as may have been assigned to them.

Section 3. The Justices of the Supreme Court shall be elected by the qualified electors of the State at large, at the general State elections, and the times and places at which State officers are elected; and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding their election. Three Justices shall be elected for the full term at the general State election held in eighteen hundred and ninety; and at the general election held every fourth year thereafter, two Justices shall be elected for full terms of twelve years, except that in every twelfth year thereafter, three Justices shall be elected for full terms. If the Chief Justice, or any Justice, becomes permanently disqualified, either mentally or physically, to perform the duties of his office, and such fact is certified to the Governor by five Justices, one of whom may be the Chief Justice in case of the disability of a Justice, the office of such disqualified person becomes immediately vacant, and he shall be paid a retiring salary of two hundred and fifty (250) dollars per month for the remainder of his term. If a vacancy exist or occur in the office of a Justice, the Governor shall appoint a person to hold the office for the remainder of the unexpired term. The Governor shall appoint a Justice to hold office as Justice for the unexpired term of the late Chief Justice.

AMENDMENT NUMBER TWO.

To propose to the people of the State an amendment to the Constitution of the State, relative to the salaries of the Judiciary Department.

Resolved, That the Legislature of the State of California, at its regular session, commencing on the third day of January, A. D. eighteen hundred and eighty-seven, two thirds of all members elected to each of the two Houses of said Legislature voting in favor thereof, hereby propose that section seventeen, of Article VI, of the Constitution of said State, be amended so as to read as follows:

Section 17. The Justices of the Supreme Court, and Judges of the Superior Court, shall severally, at stated times during their continuance in office, receive for their services, compensation which shall not be increased or diminished after their election, nor during the term for which they shall have been elected. The salary of the Justices of the Supreme Court shall be paid by the State. One half of the salary of each Superior Court Judge shall be paid by the State; the other half thereof shall be paid by the county for which he is elected. The annual salaries of the Justices of the Supreme Court shall be seven thousand five hundred dollars (\$7,500) each, and the Supreme Court Commissioners six thousand (\$6,000) dollars each. Until otherwise changed by the Legislature, the Superior Court Judges shall receive an annual salary of three thousand dollars each, payable monthly, except the Judges of the City and County of San Francisco, and the Counties of Alameda, Los Angeles, Santa Clara, Yuba and Sutter combined, Sacramento, Butte, Nevada, San Diego, San Bernardino, Colusa, and Tehama, who shall receive five thousand dollars, and the Judges of the Counties of Tulare, Monterey, Sonoma, and San Joaquin, shall receive four thousand dollars each.

AMENDMENT NUMBER THREE.

A Resolution to propose an amendment to section eight, of Article XI, of the Constitution of the State of California, relating to the framing of a charter for cities of more than one hundred thousand inhabitants, and for cities of over ten thousand and less than one hundred thousand inhabitants.

Resolved, That the Legislature of the State of California, at its regular session, commencing on the third day of January, eighteen hundred and eighty seven, two thirds of all the members elected to each of the two Houses of said Legislature voting in favor thereof, hereby propose that section eight, of Article XI, of the Constitution of said State, be amended so as to read as follows:

Section 8. Any city containing a population of more than one hundred thousand inhabitants may frame a charter for its own government, consistent with and subject to the Constitution and laws of this State, by causing a Board of fifteen freeholders, who shall have been for at least five years qualified electors thereof, to be elected by the qualified voters of such city, at any general or special election, whose duty it shall be, within ninety days after such election, to prepare and propose a charter for such city, which shall be signed in duplicate by the members of such Board, or a majority of them, and returned, one copy thereof to the Mayor, or other chief executive officer of such city, and the other to the Recorder of Deeds of the county. Such proposed charter shall then be published in two daily papers of general circulation in such city, for at least twenty days; and within not less than thirty days after such publication it shall be submitted to the qualified electors of such city, at a general or special election, and if a majority of such qualified electors voting thereat shall ratify the same, it shall thereafter be submitted to the Legislature for its approval or rejection as a whole, without power of alteration or amendment, and if approved by a majority vote of the members elected to each House, it shall become the charter of such city, or if such city be consolidated with a county, then of such city and county, and shall become the organic law thereof, and supersede any existing charter, and all amendments thereof, and all special laws inconsistent with such charter. A copy of such charter, certified by the Mayor, or chief executive officer, and authenticated by the seal of such city, setting forth the submission of such charter to the electors, and its ratification by them, shall be made in duplicate, and deposited, one in the office of the Secretary of State, the other, after being recorded in the office of the Recorder of Deeds of the county, among the archives of the city. All Courts shall take judicial notice thereof. The charter so ratified may be amended at intervals of not less than two years, by proposals therefor, submitted by legislative authority of the city to the qualified voters thereof, at a general or special election held at least sixty days after the publication of such proposals, and ratified by at least three fifths of the qualified electors voting thereat, and approved by the Legislature as herein provided for the approval of the charter. In submitting any such charter, or amendment thereto, any alternative article or proposition may be presented for the choice of the voters, and may be voted on separately without prejudice to others. Any city containing a population of more than ten thousand and not

more than one hundred thousand inhabitants may frame a charter for its own government, consistent with and subject to the Constitution and laws of this State, by causing a Board of fifteen freeholders, who shall have been for at least five years qualified electors thereof, to be elected by the qualified voters of said city, at any general or special election, whose duty it shall be, within ninety days after such election, to prepare and propose a charter for such city, which shall be signed in duplicate by the members of such Board, or a majority of them, and returned, one copy thereof to the Mayor, or other chief executive of said city, and the other to the Recorder of the county. Such proposed charter shall then be published in two daily papers of general circulation in such city, for at least twenty days; and the first publication shall be made within twenty days after the completion of the charter; and within not less than thirty days after such publication it shall be submitted to the qualified electors of said city, at a general or special election, and if a majority of such qualified electors voting thereat shall ratify the same, it shall thereafter be submitted to the Legislature for its approval or rejection as a whole, without power of alteration or amendment, and if approved by a majority vote of the members elected to each House it shall become the charter of such city and the organic law thereof, and shall supersede any existing charter, and any amendments thereof, and all special laws inconsistent with such charter. A copy of such charter, certified by the Mayor, or chief executive officer, and authenticated by the seal of such city, setting forth the submission of such charter to the electors, and its ratification by them, shall be made in duplicate, and deposited, one in the office of the Secretary of State, and the other, after being recorded in said Recorder's office, shall be deposited in the archives of the city; and thereafter all Courts shall take judicial notice of said charter. The charter so ratified may be amended, at intervals of not less than two years, by proposals therefor, submitted by the legislative authority of the city to the qualified electors thereof, at a general or special election held at least sixty days after the publication of such proposals, and ratified by at least three fifths of the qualified electors voting thereat, and approved by the Legislature as herein provided for the approval of the charter. In submitting any such charter, or amendment thereto, any alternative article or proposition may be presented for the choice of the voters, and may be voted on separately without prejudice to others.

Now, therefore, pursuant to the provisions of the Constitution and an Act of the Legislature, entitled "An Act to provide for the submission of certain proposed amendments to the Constitution of the State, hereinafter named, and which have been proposed and adopted by the Legislature of the State of California, at the session beginning on January third, eighteen hundred and eighty-seven, to the qualified voters of said State, at a special election to be called by the Governor for the twelfth day of April, eighteen hundred and eighty-seven," approved March ~~15~~¹⁴, 1887, the said amend-

ments are submitted to be separately voted upon, by ballot, by the qualified electors of the State, on

TUESDAY, APRIL 12, 1887.

The said amendments are respectively designated:

"Amendment Number One."

"Amendment Number Two."

"Amendment Number Three."

And will, if adopted, be respectively designated amendments numbers four, five, and six, in the order of their submission: and the ballots used at such election must contain the words:

"For the Amendment Number One."

"For the Amendment Number Two."

"For the Amendment Number Three."

Or the words:

"Against the Amendment Number One."

"Against the Amendment Number Two."

"Against the Amendment Number Three."

Written or printed thereon.

And the Boards of Supervisors of each of the respective counties of the State are hereby directed to appoint officers of election and cause the polls to be opened, by proclamation, on said

TUESDAY, APRIL 12, 1887.

At each of the election precincts of their respective counties, pursuant to the statutes of the State in such case made and provided: said election to be conducted, and the returns thereof duly certified to the Secretary of State, at the State Capitol, Sacramento, in like manner as is provided by law in the election of State officers (other than Governor and Lieutenant-Governor).

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part 1, of the Penal Code; such rewards to be paid until the total amount expended hereafter for the purpose reaches the sum of ten thousand dollars.

Witness my hand and the great seal of the State, the day and year first written.

[Seal.]

Washington Bartlett,
GOVERNOR.

Attest: WM. C. HENDRICKS, Secretary of State.

By H. B. Garrison
Deputy

Election Proclamation

in 1887

Constitutional Amendments

By
The Governor

Filed in the Office of the

Secretary of State the 5th

day of June A. D. 1887

William A. Davidson

Secretary of State

By J. B. Davidson

Deputy

Record Book,-----

State of California 3
Executive Department 3

Whereas, at a special election held in the State of California, in accordance with law, on the twelfth day of April A.D. 1887, there was submitted to the people of the State of California, for their ratification or rejection, three proposed amendments to the Constitution of the State, "Numbered One, Two and Three",

And Whereas, said proposed amendments to the Constitution were published according to law,

And Whereas, the Secretary of State, having on the 25th day of May A.D. 1887, certified to me the the vote cast at said election on said proposed amendments to the Constitution, according to the returns on file in his office, was as follows, viz:

For Amendment Number One	27,307
Against " " "	<u>41,367</u>
For Amendment Number Two	27,689
Against " " "	<u>113,000</u>
For Amendment Number Three	37,741
Against " " "	<u>34,156</u>

Now therefore I, Washington Bartlett,
Governor of the State of California,
by virtue of the Authority conferred
upon me by law, do find that said
proposed Amendments to the Consti-
tution, Numbers "One" and "Two" were
rejected by a Majority of the qualified
electors voting thereon at said election.
And that said proposed Amendment
Number three, (hereinafter given) was
approved and ratified by a Majority
of all the votes cast
at said election. And do further
declare and proclaim that said
proposed Amendment No. 3 to the
Constitution, is approved and ratified as a part
of the Constitution of the State
of California to wit:

AMENDMENT NUMBER THREE.

A Resolution to propose an amendment to section eight, of Article XI, of the Constitution of the State of California, relating to the framing of a charter for cities of more than one hundred thousand inhabitants, and for cities of over ten thousand and less than one hundred thousand inhabitants.

Resolved, That the Legislature of the State of California, at its regular session, commencing on the third day of January, eighteen hundred and eighty-seven, two thirds of all the members elected to each of the two Houses of said Legislature voting in favor thereof, hereby propose that section eight, of Article XI, of the Constitution of said State, be amended so as to read as follows:

Section 8. Any city containing a population of more than one hundred thousand inhabitants may frame a charter for its own government, consistent with and subject to the Constitution and laws of this State, by causing a Board of fifteen freeholders, who shall have been for at least five years qualified electors thereof, to be elected by the qualified voters of such city, at any general or special election, whose duty it shall be, within ninety days after such election, to prepare and propose a charter for such city, which shall be signed in duplicate by the members of such Board, or a majority of them, and returned, one copy thereof to the Mayor, or other chief executive officer of such city, and the other to the Recorder of Deeds of the county. Such proposed charter shall then be published in two daily papers of general circulation in such city, for a least twenty days; and within not less than thirty days after such publication it shall be submitted to the qualified electors of such city, at a general or special election, and if a

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majority of such qualified electors voting thereat shall ratify the same, it shall thereafter be submitted to the Legislature for its approval or rejection as a whole, without power of alteration or amendment; and if approved by a majority vote of the members elected to each House, it shall become the charter of such city, or if such city be consolidated with a county, then of such city and county, and shall become the organic law thereof, and supersede any existing charter, and all amendments thereof, and all special laws inconsistent with such charter. A copy of such charter, certified by the Mayor, or chief executive officer, and authenticated by the seal of such city, setting forth the submission of such charter to the electors, and its ratification by them, shall be made in duplicate, and deposited, one in the office of the Secretary of State, the other, after being recorded in the office of the Recorder of Deeds of the county, among the archives of the city. All Courts shall take judicial notice thereof. The charter so ratified may be amended at intervals of not less than two years, by proposals therefor, submitted by legislative authority of the city to the qualified voters thereof, at a general or special election held at least sixty days after the publication of such proposals, and ratified by at least three fifths of the qualified electors voting thereat, and approved by the Legislature as herein provided for the approval of the charter. In submitting any such charter, or amendment thereto, any alternative article or proposition may be presented for the choice of the voters, and may be voted on separately without prejudice to others. Any city containing a population of more than ten thousand and not more than one hundred thousand inhabitants may frame a charter for its own government, consistent with and subject to the Constitution and laws of this State, by causing a Board of fifteen freeholders, who shall have been for at least five years qualified electors thereof, to be elected by the qualified voters of said city, at any general or special election, whose duty it shall be, within ninety days after such election, to prepare and propose a charter for such city, which shall be signed in duplicate by the members of such Board, or a majority of them, and returned, one copy thereof to the Mayor, or other chief executive of said city, and the other to the Recorder of the county. Such proposed charter shall then be published in two daily papers of general circulation in such city, for at least twenty days; and the first publication shall be made within twenty days after the completion of the charter; and within not less than thirty days after such publication it shall be submitted to the qualified electors of said city, at a general or special election, and if a majority of such qualified electors voting thereat shall ratify the same, it shall thereafter be submitted to the Legislature for its approval or rejection as a whole, without power of alteration or amendment, and if approved by a majority vote of the members elected to each House it shall become the charter of such city and the organic law thereof, and shall supersede any existing charter, and any amendments thereof, and all special laws inconsistent with such charter. A copy of such charter, certified by the Mayor, or chief executive officer, and authenticated by the seal of such city, setting forth the submission of such charter to the electors, and its ratification by them, shall be made in duplicate, and deposited, one in the office of the Secretary of State, and the other, after being recorded in said Recorder's office, shall be deposited in the archives of the city; and thereafter all Courts shall take judicial notice of said charter. The charter so ratified may be amended, at intervals of not less than two years, by proposals therefor, submitted by the legislative authority of the city to the qualified electors thereof, at a general or special election held at least sixty days after the publication of such proposals, and ratified by at least three fifths of the qualified electors voting thereat, and approved by the Legislature as herein provided for the approval of the charter. In submitting any such charter, or amendment thereto, any alternative article or proposition may be presented for the choice of the voters, and may be voted on separately without prejudice to others.

*In Witness Whereof I
have hereunto set my
hand and caused the
Great seal of the State
to be affixed at the
State Capital*

this the 3rd day of
June A. D. 1887.
Washington Bartlett
Governor of California

Attest, W. C. Hendricks
Secretary of State
By J. B. Davis
Deputy.



[F3670-153]

Proclamation 168
for Antislavery

Marine St. 1887
a Local Colony

Proclamation!

State of California
Executive Department.

Whereas, it has become the custom to celebrate, each year, the anniversary of the admission of the State of California into the Union, and Whereas a large number of citizens have requested, in order that all persons may participate in the ceremonies and festivities common to such occasions, that such day be set aside as a legal holiday.

I, John, therefore, J. Washington Bartlett, Governor of the State of California, by virtue of the Authority in me vested by the Constitution and Laws of this State, do hereby ^{appoint and} declare Friday the ninth day of September A. D. 1884, a legal holiday.

In Witness Whereof, I have hereunto set my name and caused the Great Seal of the State to be hereunto affixed this

State of California
Executive Department.

Whereas, it has become the custom to celebrate, each year, the anniversary of the admission of the State of California into the Union, and Whereas a large number of citizens have requested, in order that all persons may participate in the ceremonies and festivities common to such occasions, that such day be set aside as a legal holiday.

I, now, therefore, I, Washington Bartlett, Governor of the State of California, by virtue of the Authority in me vested by the Constitution and Laws of this State, do hereby ^{appoint and} declare Friday the ninth day of September A. D. 1884, a legal holiday.

In Witness Whereof, I have hereunto set my name and caused the Great Seal of the State to hereunto affixed this the 15th day of August, A. D. 1884.

Washington Bartlett,
Governor.

Attest: William C. Hendricks
Secretary of State.

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Resolution 17

Sept 12 Waterman

Making the day of
 September 17th
 funeral a legal
 holiday -

Filed in the Office of the
 Secretary of the State 14th
 day of Sept. 1887
 W. C. Hendricks

By A. B. Davidson

Record E

STATE OF CALIFORNIA.

EXECUTIVE DEPARTMENT



To all to whom these Presents shall come, Greeting: For the first time in the history of the State of California, her Chief-Magistrate lies dead in the midst of the people, whose voice but a few months since, called upon him to assume the robes of authority, in the great office he honored and adorned. It is no light duty that impels me to come into their presence at this time to announce the death of Washington Bartlett, Governor of the State, and but for that stern demand the law imposes upon me I would most gladly forego it. But occupying the position I do, it is meet and proper that I should not shrink from the responsibility of the occasion, painful as it is to me in the greatest degree.

- Washington Bartlett was a good citizen, a faithful official and a most excellent Chief-Magistrate, uniting an honesty of purpose, a fidelity in the performance of duty and the innate courage to do right that lifted him so high in the estimation of his fellow-citizens, as to entirely disavow partisanship, in making up the estimate of his honorable characteristics. It is fitting therefore that the people he served so ably, intelligently and well should take cognizance of his death and by proper and appropriate manifestations, evince their sincere regret at his demise and profound respect for his memory. Herefore I recommend that on the day of his funeral, all business be suspended throughout the State, all State offices closed, flags displayed on all public and private buildings, the State Capitol appropriately decorated in the emblem of mourning, and that the people unite in such expressions of grief as they may deem

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W. M. Waterman

Governor

Given under my hand and seal

this 13th day of September 1887

W. C. Hendricks,
Secretary of State

To all to whom these Presents shall come, Greeting: For the first time in the history of the State of California, her Chief-Magistrate lies dead in the midst of the people, whose voice but a few months since, called upon him to assume the robes of authority, in the great office he honored and adorned. It is no light duty that impels me to come into their presence at this time to announce the death of Washington Bartlett, Governor of the State, and but for the stern demands the law imposes upon me I would most gladly forego it. But occupying the position I do, it is meet and proper that I should not shrink from the responsibility of the occasion, painful as it is to me in the greatest degree.

- Washington Bartlett was a good citizen, a faithful official, and a most excellent Chief-Magistrate, uniting an honesty of purpose, a fidelity in the performance of duty and the innate courage to do right that lifted him so high in the estimation of his fellow-citizens, as to entirely disown partisanship, in making up the estimate of his honorable characteristics. It is fitting therefore that the people he served so ably, intelligently and well should take cognizance of his death and by proper and appropriate manifestations, voice their sincere regret at his demise and profound respect for his memory. Herefore I recommend that on the day of his funeral all business be suspended throughout the State, all State offices closed, flags displayed in all public and private buildings, the State Capitol appropriately decorated in the emblem of mourning, and that the people unite in such a manner as to them may seem best, for the sole purpose of expressing in no tender a manner as possible their sad feelings at the great calamity that has befallen the State.



R. M. Waterman
Governor

Given under my hand and

this 13th day of September 1887

W. C. Hendricks
Secty of State

Writ 170

Thanksgiving Proclamation

By the

Governor

Oct 1887

Filed in the Office of the
Secretary of State the 20

day of Oct A. D. 1887

W. H. Hendricks

Secretary of State.

By O. H. Davidson

Deputy.

Record Book, -----, Page -----

Thanksgiving Proclamation
By the Governor.

State of California
Executive Department.

Sacramento, Oct. 20th 1887

For the many blessings the Almighty in his infinite mercy and wisdom has showered upon the people of California during the past year, and in view of the great prosperity that has attended all the great interests of the State, I hereby appoint Thursday November 24th 1887 as a day of Thanksgiving and prayer, upon which day I invite the people to forego all business and assemble in their places of worship for the purposes above indicated.

R. M. Waterman
Governor of California

Attest

W. C. Hendricks
Secy. of State.
Attest
N. B. Davidson
Deputy

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Thanksgiving Proclamation

J. N. Patterson.

Governor of the State of California

PROCLAMATION.

State of California,)

EXECUTIVE DEPARTMENT.

Sacramento, October 26th, 1887.

*For the many blessings the liberality in
his infinite mercy and wisdom has showered
upon the people of California during the past
year, and in view of the great prosperity that
has attended all the great interests of the State
I hereby appoint*

Thursday, November 24th, 1887.

*as a day of Thanksgiving and prayer upon
which day I wish the people to forget all
business and assemble in their places of worship
for the purposes above indicated*

J. D. Williamson

Attest:

H. C. Edwards

Secretary.

By J. J. Jackson,
Treasurer.

PROCLAMATION.

State of California,
EXECUTIVE DEPARTMENT.)

Sacramento, October 20th, 1887.

For the many blessings the Almighty, in His infinite mercy and wisdom, has showered upon the people of California during the past year, and in view of the great prosperity that has attended all the great interests of the State,

I hereby appoint

Thursday, November 24th, 1887,

as a day of Thanksgiving and Prayer, upon which day I invite the people to forgo all business, and assemble in their places of worship for the purposes above indicated.

J. W. Rickman,

Governor of California.

Attest:

W. C. Kendrick,

Secretary of State.

By *G. F. Davidson,*

Deputy.

[F3670:162]
/ 111

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EXECUTIVE DEPARTMENT,

State of California.

Sacramento, August 7, 1888.

The sad tidings have been received announcing the sudden though not unlooked for death of

PHILIP H. SHERIDAN,

General of the Army of the United States, on Sunday, August 5, 1888, and the people of California, in common with those who admire a brave record, courageous action, a life of good deeds and eminent service in behalf of one's country, unite in an expression of sincere and heartfelt sorrow at his demise, and extend to his afflicted family such words, which, while they may not assuage the grief of their great loss, will testify to them, that the Nation is in unison in bearing grateful remembrance of the unsullied life, and untarnished honor, as a man and a soldier, of the husband and father.

Therefore, in respect to his memory, the offices of the State Government will be closed on Saturday, August 11, 1888, throughout the day, and I respectfully request that the people generally will lay aside all business during the day mentioned, as a tribute to which his meritorious career is so much entitled.

R. M. Waterman

Governor.

1000 173

PROCLAMATION.

State of California,)
EXECUTIVE DEPARTMENT)

SACRAMENTO, August 10, 1888.

To all to whom these Presents shall Come, Greeting:

By virtue of the authority in me vested by the Constitution and laws of this State, I hereby appoint

SEPTEMBER 9TH, 1888,

As a legal holiday, for the purpose of giving the people an opportunity to properly celebrate the admission of California into the Union, in accordance with their expressed desire that the day should thus be recognized. As the ninth of September this year falls on Sunday, the day following, MONDAY, SEPTEMBER 10th, 1888, will be the one to be appropriately observed.

In thus making the day a holiday, it will not be inappropriate for me to say that of all the days in the year not one should be dearer to the heart of every inhabitant of California than that which marked her admission into the sisterhood of States.

Business pursuits, the strife for place and power, the struggle in the battle of life for promotion, supremacy and fortune, should not entirely obliterate the sentiment of State pride and affection, for in my judgment the highest sentiment that a community can express is gratitude for those endowments which contribute to happiness, contentment, and prosperity, and gives those interested an enviable position before the people of the world.

This holiday, which, by virtue of the authority vested in me by the Constitution I am empowered to appoint, is entirely in consonance with my own views. I believe, and fully so, in thus commemorating the most marked era in the history of the State, giving us, as it did, the grandest and proudest heritage that ever fell to the lot of man, laying the foundation of a structure which, as the years are numbered, approaches a condition that will eventuate in building up an Empire on this western confine of our beloved country that will be as a cloud by day and a pillar of fire by night, giving token of our fealty, loyalty, and devotion, as a people, to AMERICA, her flag, her institutions, and her destiny.

The request to make this day a holiday, and for the purpose indicated, came with force and an earnest and patriotic feeling from the "Native Sons of the Golden West," an organization peculiarly Californian in its nature and tendencies, and being so generally and generously sustained by all classes of our citizens, becomes doubly enhanced to the members thereof, as well as to myself.

I might close this paper without anything further than those necessary details that contribute to give it force and vitality, but in connection I may be pardoned for adding a few words in obedience to a commendable State pride that actuates me at this time. Other States have their natal days which doubtless are appropriately recognized, but in my humble opinion no other State in the Union is more justified in expressing pride and gratification in what she has already done; rejoicing with exceeding gladness in her present, and looking forward to a glorious realization in her future, than California.

No people on the face of the earth are more susceptible of self-government than those of California. There are none more liberty-loving, loyal, or patriotic. Ours is a State that is thoroughly and completely self-sustaining. There is not a foot of land within her borders that cannot be utilized for the benefit of the people. Her educational facilities are peerless. Her press, her judiciary, her schools, her pulpits, her artisans and mechanics, and her business men, are an honor, in either of the capacities under which they have enlisted and to which reference is made in this.

In no other State in the Union is labor more dignified, or honored, or compensated, than in California; for to-day the authenticated returns go to prove that there is on deposit in the Savings Banks upwards of \$80,000,000 00. This vast sum is the property of the working and laboring classes, and does not come in competition or comparison with those whose business interests induce them to seek the accommodation of commercial banks. In no other State in the Union are there more homesteads *paid for* by the efforts of honest labor, than in California, where the one who has worked at the bench, dug in the trenches of advancing progress, assisted to rear the magnificent buildings which beautify and adorn the State, or engaged in what is known as physical labor that has distinguished his day's calling, can, after his task is ended, wend his way to his home, and rest himself for the recurring day of work and labor under his own "vine and fig tree."

And so I might go on and enumerate countless reasons for the course to be pursued in the matter which calls this into requisition; but I will conclude by saying that her escutcheon is without speck or blemish, and the child born upon her soil is endowed with a priceless legacy in birthplace. Therefore it is right and proper that we should commemorate the day which gave birth to the State of California, and which has since that time been the source of her greatness and prosperity. And as official act of mine, since August 10th, 1888, the

will be the one to be appropriately observed.

In thus making the day a holiday, it will not be inappropriate for me to say that of all the days in the year not one should be dearer to the heart of every inhabitant of California than that which marked her admission into the sisterhood of States.

Business pursuits, the strife for place and power, the struggle in the battle of life for promotion, supremacy and fortune, should not entirely obliterate the sentiment of State pride and affection, for in my judgment the highest sentiment that a community can express is gratitude for those endowments which contribute to happiness, contentment, and prosperity, and gives those interested an enviable position before the people of the world.

This holiday, which, by virtue of the authority vested in me by the Constitution I am empowered to appoint, is entirely in consonance with my own views. I believe, and fully so, in thus commemorating the most marked era in the history of the State, giving us, as it did, the grandest and proudest heritage that ever fell to the lot of man, laying the foundation of a structure which, as the years are numbered, approaches a condition that will eventuate in building up an Empire on this western confine of our beloved country that will be as a cloud by day and a pillar of fire by night, giving token of our fealty, loyalty, and devotion, as a people, to AMERICA, her flag, her institutions, and her destiny.

The request to make this day a holiday, and for the purpose indicated, came with force and an earnest and patriotic feeling from the "Native Sons of the Golden West," an organization peculiarly Californian in its nature and tendencies, and being so generally and generously sustained by all classes of our citizens, becomes doubly enhanced to the members thereof, as well as to myself.

I might close this paper without anything further than those necessary details that contribute to give it force and vitality, but in connection I may be pardoned for adding a few words in obedience to a commendable State pride that actuates me at this time. Other States have their natal days which doubtless are appropriately recognized, but in my humble opinion no other State in the Union is more justified in expressing pride and gratification in what she has already done; rejoicing with exceeding gladness in her present, and looking forward to a glorious realization in her future, than California.

No people on the face of the earth are more susceptible of self-government than those of California. There are none more liberty-loving, loyal, or patriotic. Ours is a State that is thoroughly and completely self-sustaining. There is not a foot of land within her borders that cannot be utilized for the benefit of the people. Her educational facilities are peerless. Her press, her judiciary, her schools, her pulpits, her artisans and mechanics, and her business men, are an honor, in either of the capacities under which they have enlisted and to which reference is made in this.

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In Witness Whereof, I have hereunto set my hand and caused the Great Seal of the State to be hereto affixed, this the tenth day of August, in the year of our Lord one thousand eight hundred and eighty-eight.

Special
Albert
and others
Recd. State

R. W. WATERMAN.

Governor.

174
 Christmas by
 Mr L. W. Werners
 Appointed the 7th
 day of Oct 1888
a local holiday

Received of the
 ... of the 9th
 day of Oct. 1888,
 ...
 ...
 ...
 ...

PROCLAMATION.

State of California,)

EXECUTIVE DEPARTMENT)

SACRAMENTO, August 10, 1888.

To all to whom these Presents shall Come, Greeting:

By virtue of the authority in me vested by the Constitution and laws of this State, I hereby appoint

SEPTEMBER 9TH, 1888,

As a legal holiday, for the purpose of giving the people an opportunity to properly celebrate the admission of California into the Union, in accordance with their expressed desire that the day should thus be recognized. As the ninth of September this year falls on Sunday, the day following, MONDAY, SEPTEMBER 10th, 1888, will be the one to be appropriately observed.

In thus making the day a holiday, it will not be inappropriate for me to say that of all the days in the year not one should be dearer to the heart of every inhabitant of California than that which marked her admission into the sisterhood of States.

Business pursuits, the strife for place and power, the struggle in the battle of life for promotion, supremacy and fortune, should not entirely obliterate the sentiment of State pride and affection, for in my judgment the highest sentiment that a community can express is gratitude for those endowments which contribute to happiness, contentment, and prosperity, and gives those interested an enviable position before the people of the world.

This holiday, which, by virtue of the authority vested in me by the Constitution I am empowered to appoint, is entirely in consonance with my own views. I believe, and fully so, in thus commemorating the most marked era in the history of the State, giving us, as it did, the grandest and proudest heritage that ever fell to the lot of man, laying the foundation of a structure which, as the years are numbered, approaches a condition that will eventuate in building up an Empire on this western confine of our beloved country that will be as a cloud by day and a pillar of fire by night, giving token of our fealty, loyalty, and devotion, as a people, to AMERICA, her flag, her institutions, and her destiny.

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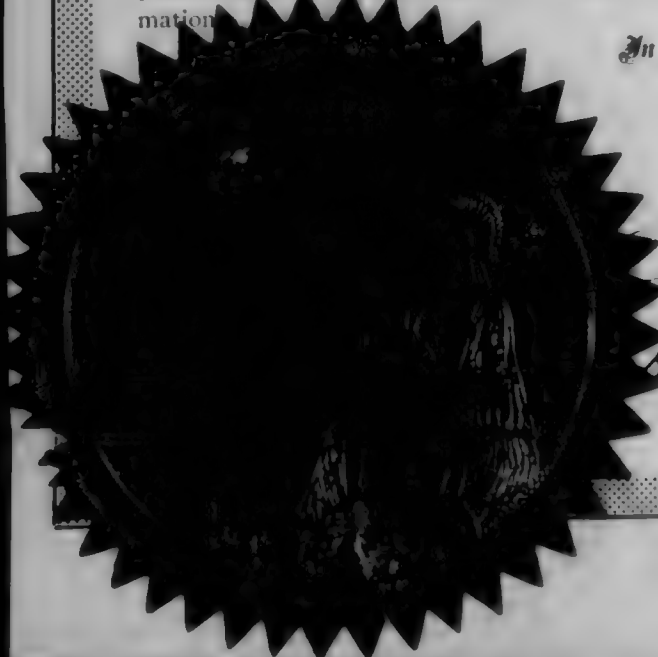
In Witness Whereof, I have hereunto set my hand and caused the Great Seal of the State to be hereto affixed, this the tenth day of August, in the year of our Lord one thousand eight hundred and eighty-eight.

R. M. Waterman

Attest

Governor.

William C. Hendricks
Secy of State



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Union Proclamation

Amended

Filed in the Office of the
Secretary of State the *25th*
day of *March* A. D. 18

Wm. L. G. Smith
Secretary of State.
By *L. J. Smith*
Deputy.

Record Book,, Page

ELECTION PROCLAMATION.

ELECTION PROCLAMATION.

STATE OF CALIFORNIA,)
EXECUTIVE DEPARTMENT.)

Notice is hereby given that a general election will be held throughout the State of California on Tuesday, the sixth day of November, A. D. 1888, when the following officers will be elected, viz.:

Eight Electors of President and Vice-President of the United States.

Six Representatives to the Congress of the United States, to be elected from the following districts:

1. From the First Congressional District, comprising the Counties of Del Norte, Humboldt, Trinity, Siskiyou, Shasta, Modoc, Lassen, Plumas, Sierra, Tehama, Colusa, Mendocino, Lake, Sonoma, and Napa, one Representative.

2. From the Second Congressional District, comprising the Counties of Butte, Sutter, Yuba, Nevada, Placer, El Dorado, Amador, Calaveras, San Joaquin, Stanislaus, Merced, Tuolumne, and Mariposa, one Representative.

3. From the Third Congressional District, comprising the Counties of Yolo, Sacramento, Solano, Contra Costa, Marin, and Alameda, one Representative.

4. From the Fourth Congressional District, comprising all that portion of the City and County of San Francisco described as follows, viz.: Commencing at the intersection of Bryant Street with the waters of the Bay of San Francisco, continuing thence along the center of Bryant Street to the center of Seventh Street; thence along the center of Seventh Street to the center of Market Street; thence along the center of Market Street to the center of McAllister Street; thence along the center of McAllister Street to the center of Leavenworth Street; thence along the center of Leavenworth Street to the center of Sutter Street; thence along the center of Sutter Street to the center of Hyde Street; thence along the center of Hyde Street to the center of California Street; thence along the center of California Street to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, together with all the islands within the boundaries of the City and County of San Francisco, one Representative.

5. From the Fifth Congressional District, comprising all that portion of the City and County of San Francisco not in-

cluded in the Fourth Congressional District, together with the Counties of San Mateo, Santa Cruz, and Santa Clara, one Representative.

6. From the Sixth Congressional District, comprising the Counties of San Benito, Monterey, San Luis Obispo, Santa Barbara, Ventura, Kern, Tulare, Fresno, Alpine, Mono, Inyo, San Bernardino, Los Angeles, and San Diego, one Representative.

State Senators from the following Senatorial Districts:

First District, composed of the Counties of Humboldt and Del Norte, one Senator.

Third District, composed of the Counties of Modoc, Lassen, Plumas, and Sierra, one Senator.

Fifth District, composed of Nevada County, one Senator.

Seventh District, composed of the Counties of Placer and El Dorado, one Senator.

Ninth District, composed of the Counties of Yolo and Napa, one Senator.

Eleventh District, composed of the County of Solano, one Senator.

Thirteenth District, composed of the County of Sacramento, one Senator.

Fifteenth District, composed of the Counties of Marin and Contra Costa, one Senator.

Seventeenth District, composed of all that portion of the County of Alameda comprising the Second, Third, Fifth, and Seventh Wards of the City of Oakland, together with the Precincts of East Berkeley, Temescal, and Piedmont, one Senator.

Nineteenth District, composed of that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant Street with the waters of the Bay of San Francisco, continuing thence along the following named streets: Bryant to Third, Third to Market, Market to Kearny, Kearny to Sacramento, Sacramento to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one Senator.

Twenty-first District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Hyde Street with the waters of the Bay of San Francisco, thence along the center of the following named streets: Hyde to Sutter, Sutter to Mason, Mason to Green, Green to its intersection with the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one Senator.

Twenty-third District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Third and Bryant Streets, thence along the center of the following named streets: Bryant to Fifth, Fifth to Market, Market to Mason, Mason to

Sutter, Sutter to Kearny, Kearny to Market, Market to Third, Third to the place of beginning, one Senator.

Twenty-fifth District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and Seventh Streets, continuing thence along the center of the following named streets: Bryant to Eleventh, Eleventh to Market, Market to Van Ness, Van Ness to Sutter, Sutter to Leavenworth, Leavenworth to McAllister, McAllister to Market, Market to Seventh, and Seventh to the place of beginning, one Senator.

Twenty-seventh District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk Street, Turk Street to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Market, Market to Eleventh, Eleventh to Channel, Channel to Harrison, Harrison to Fourteenth, Fourteenth to Guerrero, Guerrero to Eighteenth, thence along Eighteenth Street to its western limit, thence in a direct line westerly to an intersection of the eastern limit of K Street, or Avenue, thence along K to the waters of the Pacific Ocean, thence along the shore of the ocean in a northerly direction to the place of beginning, one Senator.

Twenty-ninth District, composed of the County of San Joaquin, one Senator.

Thirty-first District, composed of all that portion of Santa Clara County comprising the Townships of Redwood, Almaden, Gilroy, Burnett, and that portion of San José Township included in the election precincts of East San José, Mt. Hamilton, Evergreen, Oak Grove, the Third Ward of the City of San José, and that portion of the election precinct San José Number Five, lying south of the northern boundary line of the City of San José, and the said boundary line prolonged westerly to the township line dividing the Townships of Santa Clara and San José, one Senator.

Thirty-third District, composed of the Counties of San Mateo and Santa Cruz, one Senator.

Thirty-fifth District, composed of the Counties of Monterey and San Benito, one Senator.

Thirty-seventh District, composed of the Counties of San Luis Obispo, Santa Barbara, and Ventura, one Senator.

Thirty-ninth District, composed of all that portion of the County of Los Angeles not included in the Thirty-eighth Senatorial District (which consists of the City and Township of Los Angeles and the Townships of Soledad, San Fernando, La Ballona, and San Antonio), one Senator.

Also, members of the Assembly as follows:

1. The Counties of Del Norte and Siskiyou, one member.

2. That portion of the County of Humboldt comprising the Townships of Orleans, Klamath, Trinidad, Mad River, Union, Eureka, and Bucksport, one member.

3. All that portion of Humboldt County not included in the Second Assembly District, one member.

4. The Counties of Trinity and Shasta, one member.

5. The Counties of Modoc and Lassen, one member.

6. The Counties of Plumas and Sierra, one member.

7. The County of Tehama, one member.

8. That portion of the County of Butte comprising all of Chico and Dayton Townships; all of Oregon Township lying west of the meridian line dividing ranges two and three east, in townships twenty and twenty-one north, Mount Diablo base and meridian; all of Hamilton Township, except that part of said township lying east of the section boundary lines of sections four, nine, and sixteen, and north of sections twenty-seven, twenty-six, and twenty-five, township nineteen north, range three east, Mount Diablo base and meridian, as laid down on the official map of said Butte County, and all of Gridley Township, in said county, as recently set off from Hamilton Township by the Board of Supervisors of said county, one member.

9. All that portion of Butte County not included in the Eighth Assembly District, one member.

10. The County of Colusa, one member.

11. The County of Mendocino, one member.

12. The County of Lake, one member.

13. The Counties of Sutter and Yuba, one member.

14. All that portion of the County of Nevada comprising the Townships of Nevada, Bloomfield, and Eureka, and the Precincts of Cherokee and North San Juan, in Bridgeport Township, one member.

15. All that portion of the County of Nevada not included in the Fourteenth Assembly District, one member.

16. The County of Placer, one member.

17. The County of El Dorado, one member.

18. All that portion of the County of Sacramento comprising the First and Third Wards of Sacramento City, one member.

19. All that portion of the County of Sacramento comprising the Second and Fourth Wards of Sacramento City, one member.

20. All that portion of the County of Sacramento not included in the Eighteenth and Nineteenth Assembly Districts, one member.

21. The County of Yolo, one member.

22. The County of Napa, one member.

23. That portion of the County of Sonoma comprising the Townships of Cloverdale, Washington, Mendocino, Salt Point, Redwood, Bodega, and Ocean, one member.

24. That portion of the County of Sonoma comprising the

Townships of Annally, Santa Rosa, Knight's Valley, and Russian River, one member.

25. All that portion of the County of Sonoma not included in the Twenty-third and Twenty-fourth Assembly Districts, one member.

26. All that portion of the County of Solano comprising the Townships of Vallejo and Benicia, one member.

27. All that portion of the County of Solano not included in the Twenty-sixth Assembly District, one member.

28. The County of Marin, one member.

29. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection where the center line of Bryant Street intersects the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to First, First to Minna, Minna to Second, Second to Market, Market to Kearny, Kearny to Sacramento, Sacramento to the waters of the Bay of San Francisco, thence along the shore to the place of beginning, one member.

30. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and First Streets, continuing thence along the center of the following named streets: Bryant to Third, Third to Market, Market to Second, Second to Minna, Minna to First, and First to the place of beginning, one member.

31. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sacramento Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Sacramento to Kearny, Kearny to Sutter, Sutter to Stockton, Stockton to Pacific, Pacific to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, together with all the waters of the Bay of San Francisco, and the islands contained therein, situated within the boundaries of the City and County of San Francisco, one member.

32. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Pacific Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Pacific to Stockton, Stockton to Sutter, Sutter to Mason, Mason to Green, Green to the waters of the Bay of San Francisco, thence along the shore of said Bay of San Francisco to the place of beginning, one member.

33. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of Green Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Green to Mason, Mason to Sutter, Sutter to Jones, Jones to Greenwich, Greenwich to the waters of

the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

34. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Greenwich Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Greenwich to Jones, Jones to Sutter, Sutter to Hyde, Hyde to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

35. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and Third Streets, continuing thence along the center of the following named streets: Bryant to Fourth, Fourth to Market, Market to Stockton, Stockton to Sutter, Sutter to Kearny, Kearny to Market, Market to Third, Third to the place of beginning, one member.

36. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fourth and Bryant Streets, thence along the center of the following named streets: Bryant to Fifth, Fifth to Market, Market to Mason, Mason to Sutter, Sutter to Stockton, Stockton to Market, Market to Fourth, and Fourth to the place of beginning, one member.

37. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fifth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Sixth, Sixth to Market, Market to Taylor, Taylor to Sutter, Sutter to Mason, Mason to Market, Market to Fifth, and Fifth to the place of beginning, one member.

38. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sixth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Market, Market to McAllister, McAllister to Leavenworth, Leavenworth to Sutter, Sutter to Taylor, Taylor to Market, Market to Sixth, and Sixth to the place of beginning, one member.

39. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Seventh Streets, continuing thence along the center of the following named streets: Bryant to Eighth, Eighth to Market, Market to Larkin, Larkin to Sutter, Sutter to Leavenworth, Leavenworth to McAllister, McAllister to Market, Market to Seventh, and Seventh to the place of beginning, one member.

40. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Eighth Streets, continuing thence along the center of the following named streets: Bryant to Eleventh,

Eleventh to Market, Market to Van Ness, Van Ness to Sutter, Sutter to Larkin, Larkin to Market, Market to Eighth, and Eighth to the place of beginning, one member.

41. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Hyde Street with the waters of the Bay of San Francisco, continuing thence along the center of Hyde Street to the center of California Street; thence along the center of California Street in a direct line to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, one member.

42. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk Street, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Sutter, Sutter to Hyde, Hyde to California, California to the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in a westerly and southerly direction to the place of beginning, together with the islands known as the Farallone Islands, one member.

43. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Fell, Fell to Stanyan, Stanyan to D, D to the waters of the Pacific Ocean, thence along the shore of said ocean to the place of beginning, one member.

44. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue D and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue D to Stanyan, Stanyan to Fell, Fell to Van Ness, Van Ness to Market, Market to Eleventh, Eleventh to Channel, Channel to Harrison, Harrison to Fourteenth, Fourteenth to Guerrero, Guerrero to Eighteenth, thence along Eighteenth to its westerly end, thence in a direct line westerly to an intersection of the eastern limit of K Street (or Avenue), thence along K to the waters of the Pacific Ocean, thence northerly along the shore to the place of beginning, one member.

45. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Guerrero and Fourteenth Streets, continuing thence along the center of the following named streets: Fourteenth to

Harrison, Harrison to Channel, Channel to Bryant, Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to Twentieth, Twentieth to Guerrero, and Guerrero to the place of beginning, one member.

46. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to the waters of the Bay of San Francisco, and then along the shore of said bay to the place of beginning, one member.

47. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Napa Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Napa to Howard, Howard to Army, Army to Mission, thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo, thence along said boundary line to its intersection with the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

48. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of K Street and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: K to its easterly limit, thence in a direct line to the westerly end of Eighteenth, Eighteenth to Guerrero, Guerrero to Twentieth, Twentieth to Howard, Howard to Army, Army to Mission, thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo, thence along said line to the waters of the Pacific Ocean, thence along the shore of said ocean to the place of beginning, one member.

49. The County of San Mateo, one member.

50. The County of Santa Cruz, one member.

51. All that portion of Alameda County comprising the Townships of Murray and Washington, and that certain portion of Eden Township within the corporate limits of the Town of Haywards, and that portion of said Eden Township known as Castro Valley election precinct, described as follows, to wit: Commencing at a point where the northerly line of the Town of Haywards is intersected by the dividing line between San Lorenzo and Castro Valley election precincts, thence along said dividing line of said precincts to the middle line of San Leandro Creek; thence easterly and northerly along the middle line of said creek to the dividing line of Alameda and Contra Costa Counties; thence easterly and southerly along said dividing line of said counties to its point of intersection with the dividing line of Eden and

Murray Townships aforesaid; thence along said dividing line between Eden and Murray Townships to the corner of Eden, Murray, and Washington Townships; thence westerly along the line dividing the Townships of Washington and Eden to the middle of the mountain road from Haywards; thence northerly along the middle of said road to the southerly boundary line of the Town of Haywards; thence along the boundary line of Haywards and Castro Valley election precincts to the place of beginning, one member.

52. All that portion of Alameda County comprising so much of Eden Township as is not included in the Fifty-first Assembly District, and that portion of Brooklyn Township lying outside of the City of Oakland, and all of Alameda Township, one member.

53. All that portion of Alameda County comprising the Sixth and Fourth Wards of the City of Oakland, described as follows: Beginning at the point in the westerly line of the Seventh Ward where the same is intersected by Tenth Street produced; thence westerly along said Tenth Street to Adaline Street; thence southerly along said Adaline Street to the northerly line of Alameda Township; thence easterly along said line of Alameda Township to where the same is intersected by the dividing line between the said Sixth and Seventh Wards; thence northerly along said dividing line to the point of beginning, one member.

54. All that portion of Alameda County comprising the First Ward of the City of Oakland, being all that portion of said City of Oakland lying west of Adaline Street; and all that portion of the County of Alameda, being a portion of Oakland Township, lying outside of said City of Oakland, bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the dividing line between Bay and Temescal election precincts; thence northerly along said dividing line to where it intersects the southerly line of Berkeley election precinct; thence westerly along said line of said Berkeley election precinct to the dividing line between Berkeley and West Berkeley election precincts; thence northerly along said dividing line last named to the southerly line of Ocean View election precinct; thence easterly along said last named line to the dividing line between Alameda and Contra Costa Counties; thence northwesterly and westerly along said Alameda and Contra Costa boundary line of Alameda County and the City and County of San Francisco; thence southerly along said last named boundary line to the said northern charter line of the City of Oakland; thence easterly along said last named line to the point of beginning, one member.

55. All that portion of Alameda County comprising the Second and Third Wards of the City of Oakland, and bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the center

Harrison, Harrison to Channel, Channel to Bryant, Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to Twentieth, Twentieth to Guerrero, and Guerrero to the place of beginning, one member.

46. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to the waters of the Bay of San Francisco, and then along the shore of said bay to the place of beginning, one member.

47. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Napa Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Napa to Howard, Howard to Army, Army to Mission, thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo, thence along said boundary line to its intersection with the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

48. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of K Street and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: K to its easterly limit, thence in a direct line to the westerly end of Eighteenth, Eighteenth to Guerrero, Guerrero to Twentieth, Twentieth to Howard, Howard to Army, Army to Mission, thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo, thence along said line to the waters of the Pacific Ocean, thence along the shore of said ocean to the place of beginning, one member.

49. The County of San Mateo, one member.

50. The County of Santa Cruz, one member.

51. All that portion of Alameda County comprising the Townships of Murray and Washington, and that certain portion of Eden Township within the corporate limits of the Town of Haywards, and that portion of said Eden Township known as Castro Valley election precinct, described as follows, to wit: Commencing at a point where the northerly line of the Town of Haywards is intersected by the dividing line between San Lorenzo and Castro Valley election precincts, thence along said dividing line of said precincts to the middle line of San Leandro Creek; thence easterly and northerly along the middle line of said creek to the dividing line of Alameda and Contra Costa Counties; thence easterly and southerly along said dividing line of said counties to its point of intersection with the dividing line of Eden and

Murray Townships aforesaid; thence along said dividing line between Eden and Murray Townships to the corner of Eden, Murray, and Washington Townships; thence westerly along the line dividing the Townships of Washington and Eden to the middle of the mountain road from Haywards; thence northerly along the middle of said road to the southerly boundary line of the Town of Haywards; thence along the boundary line of Haywards and Castro Valley election precincts to the place of beginning, one member.

52. All that portion of Alameda County comprising so much of Eden Township as is not included in the Fifty-first Assembly District, and that portion of Brooklyn Township lying outside of the City of Oakland, and all of Alameda Township, one member.

53. All that portion of Alameda County comprising the Sixth and Fourth Wards of the City of Oakland, described as follows: Beginning at the point in the westerly line of the Seventh Ward where the same is intersected by Tenth Street produced; thence westerly along said Tenth Street to Adaline Street; thence southerly along said Adaline Street to the northerly line of Alameda Township; thence easterly along said line of Alameda Township to where the same is intersected by the dividing line between the said Sixth and Seventh Wards; thence northerly along said dividing line to the point of beginning, one member.

54. All that portion of Alameda County comprising the First Ward of the City of Oakland, being all that portion of said City of Oakland lying west of Adaline Street; and all that portion of the County of Alameda, being a portion of Oakland Township, lying outside of said City of Oakland, bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the dividing line between Bay and Temescal election precincts; thence northerly along said dividing line to where it intersects the southerly line of Berkeley election precinct; thence westerly along said line of said Berkeley election precinct to the dividing line between Berkeley and West Berkeley election precincts; thence northerly along said dividing line last named to the southerly line of Ocean View election precinct; thence easterly along said last named line to the dividing line between Alameda and Contra Costa Counties; thence northwesterly and westerly along said Alameda and Contra Costa boundary line of Alameda County; and the City and County of San Francisco; thence southerly along said last named boundary line to the said northern charter line of the City of Oakland; thence easterly along said last named line to the point of beginning, one member.

55. All that portion of Alameda County comprising the Second and Third Wards of the City of Oakland, and bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the center

line of Adaline Street; thence southerly along said center line of Adaline Street to where the same is intersected by the center line of Tenth Street; thence easterly along said center line of Tenth Street to the center line of Broadway; thence northerly along the center line of Broadway to the dividing line between the Second and Fifth Wards; thence easterly along said dividing line last named to the dividing line between the Second and Seventh Wards; thence northerly along said last named line to the said northern charter line; thence westerly along said last named line to the point of beginning, one member.

56. All that portion of Alameda County comprising all of Oakland Township outside of the City of Oakland, and not included in the Fifty-fourth Assembly District, and all of the City of Oakland constituting the Fifth and Seventh Wards, not included in the Fifty-third, Fifty-fourth, and Fifty-fifth Assembly Districts, one member.

57. The County of Contra Costa, one member.

58. All that portion of the County of San Joaquin comprising the City of Stockton, one member.

59. All that portion of San Joaquin County not included in the Fifty-eighth District, one member.

60. The County of Amador, one member.

61. The County of Calaveras, one member.

62. The County of Tuolumne, one member.

63. All that portion of the County of Santa Clara comprising the Townships of Almaden, Redwood, Fremont, Alviso, and Santa Clara, one member.

64. All that portion of the County of Santa Clara comprising the City of San José, one member.

65. All that portion of Santa Clara County comprising the Townships of Milpitas, Burnett, and Gilroy, and all of the Township of San José, except the City of José, one member.

66. The County of Stanislaus, one member.

67. The Counties of Merced and Mariposa, one member.

68. The County of San Benito, one member.

69. The County of Monterey, one member.

70. The County of Fresno, one member.

71. The County of Tulare, one member.

72. The Counties of Alpine, Mono, and Inyo, one member.

73. The County of San Luis Obispo, one member.

74. The County of Santa Barbara, one member.

75. The Counties of Kern and Ventura, one member.

76. All that portion of Los Angeles County contained in the Townships of Soledad, San Fernando, El Monte, San Gabriel, La Ballona, Azusa, Wilmington, San Antonio, and all that portion of Los Angeles Township not contained within the city limits of Los Angeles City, one member.

77. That portion of Los Angeles County contained within the limits of the City of Los Angeles, one member.

78. All that portion of the County of Los Angeles not

included in the Seventy-sixth and Seventy-seventh Assembly Districts, one member.

79. The County of San Bernardino, one member.

80. The County of San Diego, one member.

Also, one Chief Justice of the Supreme Court, for the unexpired term ending January, 1891, vice Niles Searls, appointed.

One Associate Justice of the Supreme Court, for the term ending January, 1891, vice E. W. McKinstry, resigned.

Also, four Judges of the Superior Court in and for the City and County of San Francisco.

One Judge of the Superior Court in and for the County of Butte, for the unexpired term ending January, 1891, vice Leon D. Freer, deceased.

One Judge of the Superior Court in and for the County of Fresno, vice M. K. Harris, term expired.

One Judge of the Superior Court in and for the County of Los Angeles, vice H. K. S. O'Melveny, term expired.

One Judge of the Superior Court in and for the County of Los Angeles, vice A. W. Hutton, term expired.

One Judge of the Superior Court in and for the County of Los Angeles, for the unexpired term ending January, 1891, vice W. P. Gardner, appointed.

One Judge of the Superior Court in and for the County of Mono, for the unexpired term ending January, 1891, vice O. F. Hakes, appointed.

One Judge of the Superior Court in and for the County of Sacramento, for the unexpired term ending January, 1891, vice John W. Armstrong, appointed.

One Judge of the Superior Court in and for the County of San Bernardino, vice H. M. Willis, term expired.

One Judge of the Superior Court in and for the County of San Diego, for the unexpired term ending January, 1891, vice Edwin Parker, appointed.

One Judge of the Superior Court in and for the County of San Joaquin, for the unexpired term ending January, 1891, vice F. T. Baldwin, appointed.

One Judge of the Superior Court in and for the County of Santa Clara, for the unexpired term ending January, 1891, vice John Reynolds, appointed.

One Judge of the Superior Court in and for the County of Sonoma, for the unexpired term ending January, 1891, vice Thomas Rutledge, appointed.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part 1 of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In witness whereof, I, R. W. Waterman, Governor of the State of California, have hereunto set my hand and caused the Great Seal of the State to be affixed, at the City of Sacramento, on this the twenty-fourth day of September, in the year of our Lord one thousand eight hundred and eighty-eight.

R. W. Waterman
Governor

Attest

William C. Wendrich
Secretary of State

ELECTION PROCLAMATION.

Filed in the Office of the
Secretary of State the.....
day of Ce..... *A. D. 18*..

H. H. H. H. H.

Secretary of State.

By H. H. H. H. H.

Deputy.

Record Book,....., Page.....

ELECTION PROCLAMATION.

STATE OF CALIFORNIA,)
EXECUTIVE DEPARTMENT.)

Notice is hereby given that a general election will be held throughout the State of California on Tuesday, the sixth day of November, A. D. 1888, when the following officers will be elected, viz.:

Eight Electors of President and Vice-President of the United States.

Six Representatives to the Congress of the United States, to be elected from the following districts:

1. From the First Congressional District, comprising the Counties of Del Norte, Humboldt, Trinity, Siskiyou, Shasta, Modoc, Lassen, Plumas, Sierra, Tehama, Colusa, Mendocino, Lake, Sonoma, and Napa, one Representative.

2. From the Second Congressional District, comprising the Counties of Butte, Sutter, Yuba, Nevada, Placer, El Dorado, Amador, Calaveras, San Joaquin, Stanislaus, Merced, Tuolumne, and Mariposa, one Representative.

3. From the Third Congressional District, comprising the Counties of Yolo, Sacramento, Solano, Contra Costa, Marin, and Alameda, one Representative.

4. From the Fourth Congressional District, comprising all that portion of the City and County of San Francisco described as follows, viz.: Commencing at the intersection of Bryant Street with the waters of the Bay of San Francisco, continuing thence along the center of Bryant Street to the center of Seventh Street; thence along the center of Seventh Street to the center of Market Street; thence along the center of Market Street to the center of McAllister Street; thence along the center of McAllister Street to the center of Leavenworth Street; thence along the center of Leavenworth Street to the center of Sutter Street; thence along the center of Sutter Street to the center of Hyde Street; thence along the center of Hyde Street to the center of California Street; thence along the center of California Street to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, together with all the islands within the boundaries of the City and County of San Francisco, one Representative.

5. From the Fifth Congressional District, comprising all that portion of the City and County of San Francisco not in-

cluded in the Fourth Congressional District, together with the Counties of San Mateo, Santa Cruz, and Santa Clara, one Representative.

6. From the Sixth Congressional District, comprising the Counties of San Benito, Monterey, San Luis Obispo, Santa Barbara, Ventura, Kern, Tulare, Fresno, Alpine, Mono, Inyo, San Bernardino, Los Angeles, and San Diego, one Representative.

State Senators from the following Senatorial Districts:

First District, composed of the Counties of Humboldt and Del Norte, one Senator.

Third District, composed of the Counties of Modoc, Lassen, Plumas, and Sierra, one Senator.

Fifth District, composed of the County of Nevada, one Senator.

Seventh District, composed of the Counties of Placer and El Dorado, one Senator.

Ninth District, composed of the Counties of Yolo and Napa, one Senator.

Eleventh District, composed of the County of Solano, one Senator.

Thirteenth District, composed of the County of Sacramento, one Senator.

Fifteenth District, composed of the Counties of Marin and Contra Costa, one Senator.

Seventeenth District, composed of all that portion of the County of Alameda comprising the Second, Third, Fifth, and Seventh Wards of the City of Oakland, together with the Precincts of East Berkeley, Temescal, and Piedmont, one Senator.

Nineteenth District, composed of that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant Street with the waters of the Bay of San Francisco, continuing thence along the following named streets: Bryant to Third, Third to Market, Market to Kearny, Kearny to Sacramento, Sacramento to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one Senator.

Twenty-first District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Hyde Street with the waters of the Bay of San Francisco, thence along the center of the following named streets: Hyde to Sutter, Sutter to Mason, Mason to Green, Green to its intersection with the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one Senator.

Twenty-third District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Third and Bryant Streets, thence along the center of the following named streets: Bryant to Fifth, Fifth to Market, Market to Mason, Mason to

Sutter, Sutter to Kearny, Kearny to Market, Market to Third, Third to the place of beginning, one Senator.

Twenty-fifth District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and Seventh Streets, continuing thence along the center of the following named streets: Bryant to Eleventh, Eleventh to Market, Market to Van Ness, Van Ness to Sutter, Sutter to Leavenworth, Leavenworth to McAllister, McAllister to Market, Market to Seventh, and Seventh to the place of beginning, one Senator.

Twenty-seventh District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk Street, Turk Street to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Market, Market to Eleventh, Eleventh to Channel, Channel to Harrison, Harrison to Fourteenth, Fourteenth to Guerrero, Guerrero to Eighteenth, thence along Eighteenth Street to its western limit, thence in a direct line westerly to an intersection of the eastern limit of K Street, or Avenue, thence along K to the waters of the Pacific Ocean, thence along the shore of the ocean in a northerly direction to the place of beginning, one Senator.

Twenty-ninth District, composed of the County of San Joaquin, one Senator.

Thirty-first District, composed of all that portion of Santa Clara County comprising the Townships of Redwood, Almaden, Gilroy, Burnett, and that portion of San Jose Township included in the election precincts of East San José, Mt. Hamilton, Evergreen, Oak Grove, the Third Ward of the City of San José, and that portion of the election precinct San José Number Five, lying south of the northern boundary line of the City of San José, and the said boundary line prolonged westerly to the township line dividing the Townships of Santa Clara and San José, one Senator.

Thirty-third District, composed of the Counties of San Mateo and Santa Cruz, one Senator.

Thirty-fifth District, composed of the Counties of Monterey and San Benito, one Senator.

Thirty-seventh District, composed of the Counties of San Luis Obispo, Santa Barbara, and Ventura, one Senator.

Thirty-ninth District, composed of all that portion of the County of Los Angeles not included in the Thirty-eighth Senatorial District (which consists of the City and Township of Los Angeles and the Townships of Soledad, San Fernando, La Ballona, and San Antonio), one Senator.

Also, members of the Assembly as follows:

1. The Counties of Del Norte and Siskiyou, one member.

2. That portion of the County of Humboldt comprising the Townships of Orleans, Klamath, Trinidad, Mad River, Union, Eureka, and Bucksport, one member.

3. All that portion of Humboldt County not included in the Second Assembly District, one member.

4. The Counties of Trinity and Shasta, one member.

5. The Counties of Modoc and Lassen, one member.

6. The Counties of Plumas and Sierra, one member.

7. The County of Tehama, one member.

8. That portion of the County of Butte comprising all of Chico and Dayton Townships; all of Oregon Township lying west of the meridian line dividing ranges two and three east, in townships twenty and twenty-one north, Mount Diablo base and meridian; all of Hamilton Township, except that part of said township lying east of the section boundary lines of sections four, nine, and sixteen, and north of sections twenty-seven, twenty-six, and twenty-five, township nineteen north, range three east, Mount Diablo base and meridian, as laid down on the official map of said Butte County, and all of Gridley Township, in said county, as recently set off from Hamilton Township by the Board of Supervisors of said county, one member.

9. All that portion of Butte County not included in the Eighth Assembly District, one member.

10. The County of Colusa, one member.

11. The County of Mendocino, one member.

12. The County of Lake, one member.

13. The Counties of Sutter and Yuba, one member.

14. All that portion of the County of Nevada comprising the Townships of Nevada, Bloomfield, and Eureka, and the Precincts of Cherokee and North San Juan, in Bridgeport Township, one member.

15. All that portion of the County of Nevada not included in the Fourteenth Assembly District, one member.

16. The County of Placer, one member.

17. The County of El Dorado, one member.

18. All that portion of the County of Sacramento comprising the First and Third Wards of Sacramento City, one member.

19. All that portion of the County of Sacramento comprising the Second and Fourth Wards of Sacramento City, one member.

20. All that portion of the County of Sacramento not included in the Eighteenth and Nineteenth Assembly Districts, one member.

21. The County of Yolo, one member.

22. The County of Napa, one member.

23. That portion of the County of Sonoma comprising the Townships of Cloverdale, Washington, Mendocino, Salt Point, Redwood, Bodega, and Ocean, one member.

24. That portion of the County of Sonoma comprising the

Townships of Annally, Santa Rosa, Knight's Valley, and Russian River, one member.

25. All that portion of the County of Sonoma not included in the Twenty-third and Twenty-fourth Assembly Districts, one member.

26. All that portion of the County of Solano comprising the Townships of Vallejo and Benicia, one member.

27. All that portion of the County of Solano not included in the Twenty-sixth Assembly District, one member.

28. The County of Marin, one member.

29. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection where the center line of Bryant Street intersects the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to First, First to Minna, Minna to Second, Second to Market, Market to Kearny, Kearny to Sacramento, Sacramento to the waters of the Bay of San Francisco, thence along the shore to the place of beginning, one member.

30. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and First Streets, continuing thence along the center of the following named streets: Bryant to Third, Third to Market, Market to Second, Second to Minna, Minna to First, and First to the place of beginning, one member.

31. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sacramento Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Sacramento to Kearny, Kearny to Sutter, Sutter to Stockton, Stockton to Pacific, Pacific to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, together with all the waters of the Bay of San Francisco, and the islands contained therein, situated within the boundaries of the City and County of San Francisco, one member.

32. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Pacific Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Pacific to Stockton, Stockton to Sutter, Sutter to Mason, Mason to Green, Green to the waters of the Bay of San Francisco, thence along the shore of said Bay of San Francisco to the place of beginning, one member.

33. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of Green Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Green to Mason, Mason to Sutter, Sutter to Jones, Jones to Greenwich, Greenwich to the waters of

the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

34. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Greenwich Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Greenwich to Jones, Jones to Sutter, Sutter to Hyde, Hyde to the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

35. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and Third Streets, continuing thence along the center of the following named streets: Bryant to Fourth, Fourth to Market, Market to Stockton, Stockton to Sutter, Sutter to Kearny, Kearny to Market, Market to Third, Third to the place of beginning, one member.

36. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fourth and Bryant Streets, thence along the center of the following named streets: Bryant to Fifth, Fifth to Market, Market to Mason, Mason to Sutter, Sutter to Stockton, Stockton to Market, Market to Fourth, and Fourth to the place of beginning, one member.

37. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fifth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Sixth, Sixth to Market, Market to Taylor, Taylor to Sutter, Sutter to Mason, Mason to Market, Market to Fifth, and Fifth to the place of beginning, one member.

38. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sixth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Market, Market to McAllister, McAllister to Leavenworth, Leavenworth to Sutter, Sutter to Taylor, Taylor to Market, Market to Sixth, and Sixth to the place of beginning, one member.

39. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Seventh Streets, continuing thence along the center of the following named streets: Bryant to Eighth, Eighth to Market, Market to Larkin, Larkin to Sutter, Sutter to Leavenworth, Leavenworth to McAllister, McAllister to Market, Market to Seventh, and Seventh to the place of beginning, one member.

40. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Eighth Streets, continuing thence along the center of the following named streets: Bryant to Eleventh,

Eleventh to Market, Market to Van Ness, Van Ness to Sutter, Sutter to Larkin, Larkin to Market, Market to Eighth, and Eighth to the place of beginning, one member.

41. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Hyde Street with the waters of the Bay of San Francisco, continuing thence along the center of Hyde Street to the center of California Street; thence along the center of California Street in a direct line to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, one member.

42. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk Street, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Sutter, Sutter to Hyde, Hyde to California, California to the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in a westerly and southerly direction to the place of beginning, together with the islands known as the Farallone Islands, one member.

43. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Fell, Fell to Stanyan, Stanyan to D, D to the waters of the Pacific Ocean, thence along the shore of said ocean to the place of beginning, one member.

44. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue D and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue D to Stanyan, Stanyan to Fell, Fell to Van Ness, Van Ness to Market, Market to Eleventh, Eleventh to Channel, Channel to Harrison, Harrison to Fourteenth, Fourteenth to Guerrero, Guerrero to Eighteenth, thence along Eighteenth to its westerly end, thence in a direct line westerly to an intersection of the eastern limit of K Street (or Avenue), thence along K to the waters of the Pacific Ocean, thence northerly along the shore to the place of beginning, one member.

45. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Guerrero and Fourteenth Streets, continuing thence along the center of the following named streets: Fourteenth to

Harrison, Harrison to Channel, Channel to Bryant, Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to Twentieth, Twentieth to Guerrero, and Guerrero to the place of beginning, one member.

46. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to the waters of the Bay of San Francisco, and thence along the shore of said bay to the place of beginning, one member.

47. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Napa Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Napa to Howard, Howard to Army, Army to Mission, thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo, thence along said boundary line to its intersection with the waters of the Bay of San Francisco, thence along the shore of said bay to the place of beginning, one member.

48. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of K Street and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: K to its easterly limit, thence in a direct line to the westerly end of Eighteenth, Eighteenth to Guerrero, Guerrero to Twentieth, Twentieth to Howard, Howard to Army, Army to Mission, thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo, thence along said line to the waters of the Pacific Ocean, thence along the shore of said ocean to the place of beginning, one member.

49. The County of San Mateo, one member.

50. The County of Santa Cruz, one member.

51. All that portion of Alameda County comprising the Townships of Murray and Washington, and that certain portion of Eden Township within the corporate limits of the Town of Haywards, and that portion of said Eden Township known as Castro Valley election precinct, described as follows, to wit: Commencing at a point where the northerly line of the Town of Haywards is intersected by the dividing line between San Lorenzo and Castro Valley election precincts, thence along said dividing line of said precincts to the middle line of San Leandro Creek; thence easterly and northerly along the middle line of said creek to the dividing line of Alameda and Contra Costa Counties; thence easterly and southerly along said dividing line of said counties to its point of intersection with the dividing line of Eden and

Murray Townships aforesaid; thence along said dividing line between Eden and Murray Townships to the corner of Eden, Murray, and Washington Townships; thence westerly along the line dividing the Townships of Washington and Eden to the middle of the mountain road from Haywards; thence northerly along the middle of said road to the southerly boundary line of the Town of Haywards; thence along the boundary line of Haywards and Castro Valley election precincts to the place of beginning, one member.

52. All that portion of Alameda County comprising so much of Eden Township as is not included in the Fifty-first Assembly District, and that portion of Brooklyn Township lying outside of the City of Oakland, and all of Alameda Township, one member.

53. All that portion of Alameda County comprising the Sixth and Fourth Wards of the City of Oakland, described as follows: Beginning at the point in the westerly line of the Seventh Ward where the same is intersected by Tenth Street produced; thence westerly along said Tenth Street to Adaline Street; thence southerly along said Adaline Street to the northerly line of Alameda Township; thence easterly along said line of Alameda Township to where the same is intersected by the dividing line between the said Sixth and Seventh Wards; thence northerly along said dividing line to the point of beginning, one member.

54. All that portion of Alameda County comprising the First Ward of the City of Oakland, being all that portion of said City of Oakland lying west of Adaline Street; and all that portion of the County of Alameda, being a portion of Oakland Township, lying outside of said City of Oakland, bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the dividing line between Bay and Temescal election precincts; thence northerly along said dividing line to where it intersects the southerly line of Berkeley election precinct; thence westerly along said line of said Berkeley election precinct to the dividing line between Berkeley and West Berkeley election precincts; thence northerly along said dividing line last named to the southerly line of Ocean View election precinct; thence easterly along said last named line to the dividing line between Alameda and Contra Costa Counties; thence northwesterly and westerly along said Alameda and Contra Costa boundary line of Alameda County and the City and County of San Francisco; thence southerly along said last named boundary line to the said northern charter line of the City of Oakland; thence easterly along said last named line to the point of beginning, one member.

55. All that portion of Alameda County comprising the Second and Third Wards of the City of Oakland, and bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the center

line of Adaline Street; thence southerly along said center line of Adaline Street to where the same is intersected by the center line of Tenth Street; thence easterly along said center line of Tenth Street to the center line of Broadway; thence northerly along the center line of Broadway to the dividing line between the Second and Fifth Wards; thence easterly along said dividing line last named to the dividing line between the Second and Seventh Wards; thence northerly along said last named line to the said northern charter line; thence westerly along said last named line to the point of beginning, one member.

56. All that portion of Alameda County comprising all of Oakland Township outside of the City of Oakland, and not included in the Fifty-fourth Assembly District, and all of the City of Oakland constituting the Fifth and Seventh Wards, not included in the Fifty-third, Fifty-fourth, and Fifty-fifth Assembly Districts, one member.

57. The County of Contra Costa, one member.

58. All that portion of the County of San Joaquin comprising the City of Stockton, one member.

59. All that portion of San Joaquin County not included in the Fifty-eighth District, one member.

60. The County of Amador, one member.

61. The County of Calaveras, one member.

62. The County of Tuolumne, one member.

63. All that portion of the County of Santa Clara comprising the Townships of Almaden, Redwood, Fremont, Alviso, and Santa Clara, one member.

64. All that portion of the County of Santa Clara comprising the City of San José, one member.

65. All that portion of Santa Clara County comprising the Townships of Milpitas, Burnett, and Gilroy, and all of the Township of San José, except the City of José, one member.

66. The County of Stanislaus, one member.

67. The Counties of Merced and Mariposa, one member.

68. The County of San Benito, one member.

69. The County of Monterey, one member.

70. The County of Fresno, one member.

71. The County of Tulare, one member.

72. The Counties of Alpine, Mono, and Inyo, one member.

73. The County of San Luis Obispo, one member.

74. The County of Santa Barbara, one member.

75. The Counties of Kern and Ventura, one member.

76. All that portion of Los Angeles County contained in the Townships of Soledad, San Fernando, El Monte, San Gabriel, La Ballona, Azusa, Wilmington, San Antonio, and all that portion of Los Angeles Township not contained within the city limits of Los Angeles City, one member.

77. That portion of Los Angeles County contained within the limits of the City of Los Angeles, one member.

78. All that portion of the County of Los Angeles not

included in the Seventy-sixth and Seventy-seventh Assembly Districts, one member.

79. The County of San Bernardino, one member.

80. The County of San Diego, one member.

Also, one Chief Justice of the Supreme Court, for the unexpired term ending January, 1891, vice Niles Searls, appointed.

One Associate Justice of the Supreme Court, for the term ending January, 1891, vice E. W. McKinstry, resigned.

Also, four Judges of the Superior Court in and for the City and County of San Francisco.

One Judge of the Superior Court in and for the County of Alameda.

One Judge of the Superior Court in and for the County of Butte, for the unexpired term ending January, 1891, vice Leon D. Freer, deceased.

One Judge of the Superior Court in and for the County of Fresno, vice M. K. Harris, term expired.

One Judge of the Superior Court in and for the County of Los Angeles, vice H. K. S. O'Melveny, term expired.

One Judge of the Superior Court in and for the County of Los Angeles, vice A. W. Hutton, term expired.

One Judge of the Superior Court in and for the County of Los Angeles, for the unexpired term ending January, 1891, vice W. P. Gardner, appointed.

One Judge of the Superior Court in and for the County of Mono, for the unexpired term ending January, 1891, vice O. F. Hakes, appointed.

One Judge of the Superior Court in and for the County of Sacramento, for the unexpired term ending January, 1891, vice John W. Armstrong, appointed.

One Judge of the Superior Court in and for the County of San Bernardino, vice H. M. Willis, term expired.

One Judge of the Superior Court in and for the County of San Diego, for the unexpired term ending January, 1891, vice Edwin Parker, appointed.

One Judge of the Superior Court in and for the County of San Joaquin, for the unexpired term ending January, 1891, vice F. T. Baldwin, appointed.

One Judge of the Superior Court in and for the County of Santa Clara, for the unexpired term ending January, 1891, vice John Reynolds, appointed.

One Judge of the Superior Court in and for the County of Sonoma, for the unexpired term ending January, 1891, vice Thomas Rutledge, appointed.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter

expended for the purpose reaches the sum of ten thousand dollars.

In witness whereof, I, R. W. Waterman, Governor of the State of California, have hereunto set my hand and caused the Great Seal of the State to be affixed, at the City of Sacramento, on this the twenty-ninth day of September, in the year of our Lord one thousand eight hundred and eighty-eight.

R W Waterman
Governor of California

Attest:

William C. Stodricks
Secretary of State

[F3670:166]

1888

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PROCLAMATION.

Executive Department, }
STATE OF CALIFORNIA.

Notice is hereby given that a special election will be held throughout the Twelfth Senatorial District of the State of California, on

Tuesday, the eleventh day of December, 1888,

for the election of one Senator from the Twelfth District, composed of the counties of Yuba and Sutter, vice A. L. Chandler, deceased.

In Witness Whereof, I, R. W. Waterman, Governor of the State of California, have hereunto set my hand and caused the Great Seal of the State to be affixed, this thirteenth day of November, A. D. one thousand eight hundred and eighty-eight.

R. W. WATERMAN,

Governor of California.

Attest

W. C. HENDRICKS,

Secretary of State

H. B. DAVIDSON, Deputy.

Proclamation appointing
29th November 1888

Day of—
Thanksgiving and Prayer

Filed in the Office of the
Secretary of State the 13th
day of Nov. 1888
By *H. H. H. H.*
Record Book, Page

STATE OF CALIFORNIA.

EXECUTIVE DEPARTMENT



To all to whom these Presents shall come, Greeting:

In accordance
with an established custom I hereby appoint
Thursday November 29th A.D. 1888 as a day of
Thanksgiving and Prayer, requesting the people of this
State to abstain from all secular pursuits, on that
day to be in their respective places of worship hum-
bly listening with appreciation to the untold blessings
which the Almighty has vouchsafed them during
the passing year.

I further intend I have herein to set
my hands to certify this
Great Seal of the State to
be publicly attested this 13th
day of November A.D. 1888.

J. M. Waterman

To all to whom these Presents shall come, Greeting:

In accordance

with an established custom I hereby appoint.

Thursday November 29, A.D. 1888 is a day of
Thanksgiving. We pray, requesting the people of this
State to abstain from all secular pursuits on that
day. We in these respective places do worship hum-
bly testifying their appreciation of the untold blessings
which the Almighty has vouchsafed them during
the preceding year.

I do witness whereof I have hereunto set
my hand & caused this
Great Seal of the State to
be hereunto affixed this 13th
day of November A.D. 1888.

R M Waterman
 Governor of California

Albert

~~The~~ *Her Misicks*
Legacy of Love.

H. P. Davidson
Deputy

STATE OF CALIFORNIA.
EXECUTIVE DEPARTMENT

To all to whom these Presents shall come, Greeting:

In accordance
with an established custom I hereby appoint.
Thursday November 29 A. D. 1888 as a day of
Thanksgiving & Prayer, requesting the people of this
State to abstain from all secular pursuits on that
day & to in special religious places of worship hum-
bly testify their appreciation of the untold blessings
which the Almighty has vouchsafed them during
the preceding year.

In witness whereof I have hereunto set
my hand & caused this
Great Seal of the State to
be hereunto affixed this 13th
day of November A. D. 1888.
R. M. Waterman

E. 323 28

Election 178

12th

Senatorial District

Filed in the Office of the
Secretary of State the 13th

day of *Sept* A. D. 188*8*

F. F. Hendricks
Secretary of State.

By *H. J. Davidson*
County.

Record Book,

Proclamation

State of California,
Executive Department,

Notice is hereby given that a special election will be held throughout the Pacific senatorial District of the State of California, on Tuesday the seventh day of November A.D. 1888 for the election of a

Constitutional Senator, from the Pacific District, composed of the Counties of Santa Ana, Orange, and A. S. Chandler located.

In witness whereof I, J. W. Waterman, Governor of the State of California, have hereunto set my hand and caused the Great Seal of the State to be affixed, this thirteenth day of November A.D. one thousand eight hundred and eighty-eight.

J. W. Waterman
Governor of California

H. Hendricks

H. Hendricks

Deputy

State of California
(Executive Department)

Notice is hereby given that a special election will be held throughout the Twelfth senatorial District of the State of California, on Tuesday the seventh day of November A.D. 1888, for the election of a

Cons. State Senator, from the Twelfth District, composed of the Counties of Santa Fe, Santa Cruz, San Benito, San Luis Obispo, Monterey, Merced, Stanislaus, Santa Clara, Alameda, Contra Costa, and San Francisco.

In witness whereof I, R. W. Waterman, Governor of the State of California, have hereunto set my hand and caused the Great Seal of the State to be affixed, this thirteenth day of November A.D. one thousand, eight hundred, and eighty-eight.

R. W. Waterman

Governor of California

Attest

W. H. Hendricks

Secretary of State

J. Davidson

Deputy

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Proclamation for
Special Election
12th Senatorial
District
— " —

Filed in the Office of the
Secretary of State the... 26...
day of... Nov... A. D. 1888
.....
Secretary of State.
By.....
Deputy.
Record Book,....., Page.....

State of California
Executive Department

Notice is hereby given that a special election will be held throughout the Fourth Senatorial District of the State of California on Tuesday the eleventh day of December 1888 for the election of one Senator from the Fourth Senatorial District composed of the Counties of Santa Cruz, Pajaro, and Santa Clara, Chandler deceased.

To do & do herein allow a reward of one hundred dollars for the arrest & apprehension of any person committing any of the offenses of Title IV Part 1 of the Penal Code; each reward to be paid upon the total amount recovered extended for the offense reaches the sum of ten thousand dollars.

As witness my hand & seal this 1st day of December 1888.

Governor of the State of California

By my hand & seal this 1st day of December 1888.

Attorney General

State of California
Executive Department)

It is hereby given that a special
election will be held, throughout
the Fourth Senatorial District of the
State of California on Tuesday the
eleventh day of December 1888 for the
election of one Senator from the
Fourth Senatorial District composed
of the Counties of Butte, El Dorado,
and A. L. Chandler deceased.

And I do hereby offer a reward of one
thousand dollars for the arrest and prosecu-
tion of any person violating any
of the provisions of Title IV Part 1 of
the Penal Code; such reward to be
paid when the total amount hereafter
extended for the purpose reaches the
sum of ten thousand dollars.

In witness whereof I, J. B. Packer,
Governor of the
State of California, have here-
unto set my hand, and caused
the Seal of the State to
be affixed, this 21st day of
November 1888.

J. B. Packer
Governor of California.

Attest
H. H. H. H. H.

By H. H. H. H. H.

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Proclamation.

declaring

April 30 1889

Legal Holiday

By the Governor

Filed in the Office of the
 Secretary of State
 April 30 1889
 H. H. Hilditch
 Secretary of State
 By the Governor
 (Record Book) Page

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA

SACRAMENTO

March 30th, 1889

To all to whom these Presents
shall come, Greeting:

Whereas on
April 30th, 1789, the first
President of the United States—
George Washington was inau-
gurated in the City of New-York.
This date as the formal
beginning of the present
government of this Country,
marks a period in the history
of the government of the people
by and for themselves, and as
such it is appropriate that
the Centenary Anniversary of
this date be observed by

STATE OF CALIFORNIA

SACRAMENTO

188

The People of this State—

Now Therefore I. B. W.
Waterman, Governor of the State
of California by virtue of the
authority conferred upon me
by the Constitution and Laws
of this State, do hereby de-
- clare Tuesday April 30;
1889; the Centennial of the
- Foundation of the Consti-
- tutional Government of the
United States, and the in-
- auguration of President
Washington - a legal
holiday - and request
that each citizen within the

STATE OF CALIFORNIA

SACRAMENTO

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Confines of this State, refrain
from pursuing his usual vocation
and to observe the day that he
may the better appreciate the
blessings and glory of American
Citizenship -

Given under my hand and seal on the day
above written

R. M. Waterman

Governor

Attest. W. H. Kendrick's
Secy. of State
R. D. Dickinson
Deputy

EF3.701(71)

181889
11/11/11

PROCLAMATION.



EXECUTIVE DEPARTMENT,
State of California.

Sacramento, March 30, 1889.

To all to whom these Presents shall come, Greeting:

Whereas, on April 30, 1789, the first President of the United States,

GEORGE WASHINGTON

Was inaugurated in the city of New York, this date—as the formal beginning of the present Government of this country—marks a period in the history of the Government of the people, by and for themselves; and as such it is appropriate that the centenary anniversary of this date be observed by the people of this State.

Now, therefore, J. R. W. Waterman, Governor of the State of California, by virtue of the power conferred upon me by the Constitution and laws of this State, do hereby declare

Tuesday, April 30, 1889,

The centennial of the foundation of the constitutional Government of the United States, and the inauguration of President Washington, a legal holiday, and request that each citizen within the confines of this State refrain from pursuing his usual vocation and so observe the day that he may better appreciate the blessings and glory of American citizenship.

Given under my hand and seal on the day above written.

R. W. WATERMAN,

Governor

PROCLAMATION.



EXECUTIVE DEPARTMENT,
State of California.

Sacramento, March 30, 1889.

To all to whom these Presents shall come, Greeting:

Whereas, on April 30, 1789, the first President of the United States,

GEORGE WASHINGTON

Was inaugurated in the city of New York, this date—as the formal beginning of the present Government of this country—marks a period in the history of the Government of the people, by and for themselves, and as such it is appropriate that the centenary anniversary of this date be observed by the people of this State.

Now, therefore, **J. R. W. Waterman**, Governor of the State of California, by virtue of the power conferred upon me by the Constitution and laws of this State, do hereby declare

Tuesday, April 30, 1889,

The centennial of the foundation of the constitutional Government of the United States, and the inauguration of President Washington, a legal holiday, and request that each citizen within the confines of this State refrain from pursuing his usual vocation and so observe the day that he may better appreciate the blessings and glory of American citizenship.

Given under my hand and seal on the day above written.

R. W. WATERMAN,

Governor

Attest:

W. C. HENDRICKS,

Secretary of State

[F36701172]

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W. C. Hendricks

STATE OF CALIFORNIA.

EXECUTIVE DEPARTMENT



To all to whom these Presents shall come, Greeting:

I record and set
the time honored custom that on day in each year
should be set aside and devoted to prayer and thank-
sgiving to the Almighty Creator and Father of the Universe
for the many blessings He has bestowed on people
in this United State of America. I hereby appoint

Thursday November 25th 1887

on such day, requesting all persons in this State to observe
for all their usual occupations and businesses that
day to be a day of worship and prayer.

I hereby certify that I have set
this day and have caused the same
to be printed in the Statutes
of this State, and have caused
a copy of the same to be printed.



To all to whom these Presents shall come, Greeting:

I record now with
the time honored custom that one day in each year
should be set aside and devoted to prayer and thanks
giving to the Almighty creator and Ruler of the Universe
for the manifold blessings He has bestowed upon the people
of these United States of America. I hereby appoint

Monday November 23rd 1889

as such day, requesting the people of this State to abstain
from all their usual recreations and consecrate that
day to the worship of God.



I, Governor John W. Gately, have set
my hand and caused the Great
Seal of the State to be hereunto
affixed, at the County of Sacra-
mento, on this 10th day
of November A.D. 1889.
One thousand, eight hundred and
eighty nine.

J. W. Gately
Governor

Attest

Wm. C. Hendrick

Secretary of State

[F3670:173]

1889

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PROCLAMATION OF THANKSGIVING AND PRAYER.

State of California.

EXECUTIVE DEPARTMENT.

To all to whom these Presents shall Come, Greeting:

In accordance with the time heretofore observed, that our day is
now upon us, and we are directed to prayer and thanksgiving to the
Almighty God, and to the people of the United States, for the manifold
blessings which have been vouchsafed to people of this United States of
America, I hereby appoint

Thursday, November 28, 1889,

as our day of prayer and thanksgiving, that we may obtain from
this our Father and Creator, that which is best for us. And

In Witness Whereof, I have at my hand and seal

the Great Seal of the State, at Sacramento,
this 27th day of November, 1889, and in
witness whereof, I have hereunto set my
hand and seal.

[Great Seal.]

M. M. DeVore

Attest: M. C. Landon

Secretary of State

26.11
Jan 1910
Tottendale
H. J. J.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA

SACRAMENTO

June 16th 1890.

- To the people of the
State of California -
California will
celebrate with fitting ceremonies the Fortieth Anniversary of her admission into the Sisterhood of States. Looking back to the time when in the splendor of her youth she assumed the robes of Statehood and through the years of fierce internecine war when she remained steadfast to the Union to which she had pledged her loyalty we may also

STATE OF CALIFORNIA

SACRAMENTO.

188

also

in the present service in her
progress and pledge anew
the vows of patriotism that
have never been broken.
As California one and
indivisible her star has
been among the brightest
in the galaxy of states.
and as California not
divided into North or
South but as an empire
state as she was built
by her founders her
progress cannot be
stayed -

- It is becoming that
this

STATE OF CALIFORNIA

SACRAMENTO.

188

This

year those who have been
born in the soil of Cali-
- fornia and those who
have made the Golden-
State their home should
lay aside the cares of
business to commemorate
the anniversary of her
admission. By common
consent the year 1890
has been chosen as the
time when the Native-
- Sons of California with
her Pioneers, both
at home and afar
should all unite
in

STATE OF CALIFORNIA

SACRAMENTO.

188

in

celebrating with appropriate
exercises the admission
of the State into the National
Union. This will properly
require more than one day
and in order to afford all
our citizens an abundant
opportunity for this pur-
- pose and in con-
- sultance with the re-
- quest of the Native-
- Sons of the Golden-
- West J. R. W. Water-
- man Governor of
California do by
the authority in me
delet

STATE OF CALIFORNIA

SACRAMENTO

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Tested

hereby declare the eighth
day of September 1890 a
legal holiday -

In witness whereof
I have hereunto set
my hand and caused the
Great Seal of the State to
be affixed at Sacramento
this 16th day of June
in the year of our
Lord one thousand
eight hundred and
ninety -

By the Governor

N. B. Hendricks

Secretary of State -

Governor of the
State of California

Western
185

Filed in the Office of the
Secretary of State the *18th*
day of *Oct* A. D. 18*90*
W. H. Hendricks
Secretary of State.
By *H. J. ...*
Deputy.

Record Book, Page,

ELECTION PROCLAMATION.

NOVEMBER 4, 1890.

ELECTION PROCLAMATION.

STATE OF CALIFORNIA.)
EXECUTIVE DEPARTMENT.)

Notice is hereby given that a general election will be held throughout the State of California on *Tuesday, the fourth day of November, A. D. 1890*, when the following officers will be elected, viz.:

Governor.

Lieutenant-Governor.

Secretary of State.

Controller.

Treasurer.

Attorney-General.

Surveyor-General.

Clerk of the Supreme Court.

Superintendent of Public Instruction.

Six Representatives to the Congress of the United States, to be elected from the following district:

1. From the First Congressional District, comprising the Counties of Del Norte, Humboldt, Trinity, Siskiyou, Shasta, Modoc, Lassen, Plumas, Sierra, Tehama, Colusa, Mendocino, Lake, Sonoma, and Napa, one Representative.

2. From the Second Congressional District, comprising the Counties of Butte, Sutter, Yuba, Nevada, Placer, El Dorado, Amador, Calaveras, San Joaquin, Stanislaus, Merced, Tuolumne, and Mariposa, one Representative.

3. From the Third Congressional District, comprising the Counties of Yolo, Sacramento, Solano, Contra Costa, Marin, and Alameda, one Representative.

4. From the Fourth Congressional District, comprising all that portion of the City and County of San Francisco described as follows, viz.: Commencing at the intersection of Bryant Street with the waters of the Bay of San Francisco, continuing along the center of Bryant Street to the center of Seventh

Street; thence along the center of Seventh Street to the center of Market Street; thence along the center of Market Street to the center of McAllister Street; thence along the center of McAllister Street to the center of Leavenworth Street; thence along the center of Leavenworth Street to the center of Sutter Street; thence along the center of Sutter Street to the center of Hyde Street; thence along the center of Hyde Street to the center of California Street; thence along the center of California Street to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, together with all the islands within the boundaries of the City and County of San Francisco, one Representative.

5. From the Fifth Congressional District, comprising all that portion of the City and County of San Francisco not included in the Fourth Congressional District, together with the Counties of San Mateo, Santa Cruz, and Santa Clara, one Representative.

6. From the Sixth Congressional District, comprising the Counties of San Benito, Monterey, San Luis Obispo, Santa Barbara, Ventura, Kern, Tulare, Fresno, Alpine, Mono, Inyo, San Bernardino, Los Angeles, Orange, and San Diego, one Representative.

One Representative to the Congress of the United States, to be elected from the First Congressional District, comprising the Counties of Del Norte, Humboldt, Trinity, Siskiyou, Shasta, Modoc, Lassen, Plumas, Sierra, Tehama, Colusa, Mendocino, Lake, Sonoma, and Napa, for the unexpired term, ending March 4, A. D. 1891; vice J. J. De Haven, resigned.

Three Railroad Commissioners, to be elected from the following districts:

1. From the First District, composed of the Counties of Alpine, Amador, Butte, Calaveras, Colusa, Del Norte, El Dorado, Humboldt, Lake, Lassen, Mendocino, Modoc, Napa, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Siskiyou, Solano, Sonoma, Sutter, Tehama, Trinity, Yolo, and Yuba, one Commissioner.

2. From the Second District, composed of the Counties of Marin, San Francisco, and San Mateo, one Commissioner.

3. From the Third District, composed of the Counties of Alameda, Contra Costa, Fresno, Inyo, Kern, Los Angeles, Orange, Mariposa, Merced, Mono, Monterey, San Benito, San Bernardino, San Diego, San Joaquin, San Luis Obispo, Santa Barbara, Santa Clara, Santa Cruz, Stanislaus, Tulare, Tuolumne, and Ventura, one Commissioner.

Four Members of the State Board of Equalization, to be elected from the following districts:

1. From the First District, composed of the County of San Francisco, one member.

2. From the Second District, composed of the Counties of Alameda, Alpine, Amador, Calaveras, Contra Costa, El Dorado, Nevada, Placer, Sacramento, San Joaquin, and Tuolumne, one member.

3. From the Third District, composed of the Counties of Butte, Colusa, Del Norte, Humboldt, Lake, Lassen, Marin, Mendocino, Modoc, Napa, Plumas, Shasta, Sierra, Siskiyou, Solano, Sonoma, Sutter, Tehama, Trinity, Yolo, and Yuba, one member.

4. From the Fourth District, composed of the Counties of Fresno, Inyo, Kern, Los Angeles, Orange, Mariposa, Merced, Mono, Monterey, San Benito, San Bernardino, San Diego, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Stanislaus, Tulare, and Ventura, one member.

One Chief Justice of the Supreme Court.

Two Associate Justices of the Supreme Court, full term.

One Associate Justice of the Supreme Court, for the unexpired term ending January, 1895; vice Charles N. Fox, appointed.

One Judge of the Superior Court in and for each of the following counties: Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Humboldt, Inyo, Kern, Lake, Lassen, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Nevada, Napa, Placer, Plumas, San Benito, San Bernardino, San Luis Obispo, San Mateo, Santa Barbara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Stanislaus, Sutter and Yuba jointly, Tehama, Trinity, Tuolumne, Tulare, Ventura, Yolo, and Orange.

Two Judges of the Superior Court in and for each of the following counties: Alameda, Sacramento, San Joaquin, Santa Clara, and Sonoma.

Three Judges of the Superior Court in and for the County of San Diego.

Four Judges of the Superior Court in and for the County of Los Angeles.

Four Judges of the Superior Court in and for the City and County of San Francisco.

One Judge of the Superior Court in and for the County of Humboldt, for the unexpired term ending January, A. D. 1891; vice G. W. Hunter, appointed.

One Judge of the Superior Court in and for the County of San Bernardino, for the unexpired term ending January, A. D. 1891; vice C. W. C. Rowell, appointed.

One Judge of the Superior Court in and for the City and County of San Francisco, for the unexpired term ending January, A. D. 1893; vice F. W. Van Reynegom, appointed.

One Judge of the Superior Court in and for the City and County of San Francisco, for the unexpired term ending January, A. D. 1891; vice James McM. Shafter, appointed.

One Judge of the Superior Court in and for the County of San Mateo, for the unexpired term ending January, A. D. 1891; vice E. F. Fitzpatrick, appointed.

State Senators, from the following Senatorial Districts:

From the Second District, composed of the Counties of Trinity, Siskiyou, and Shasta, one Senator.

From the Fourth District, composed of the County of Butte, one Senator.

From the Sixth District, composed of the Counties of Mendocino and Lake, one Senator.

From the Eighth District, composed of the Counties of Colusa and Tehama, one Senator.

From the Tenth District, composed of the County of Sonoma, one Senator.

From the Twelfth District, composed of the Counties of Yuba and Sutter, one Senator.

From the Fourteenth District, composed of the Counties of Amador and Calaveras, one Senator.

From the Sixteenth District, composed of the County of Alameda, comprising the First, Fourth, and Sixth Wards of the City of Oakland, together with the Precincts of West Berkeley, Bay, and Ocean View, one Senator.

From the Eighteenth District, composed of the County of Alameda, comprising the Townships of Alameda, Eden, Washington, Murray, and Brooklyn Number Two, one Senator.

From the Twentieth District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Green Street with the waters of the Bay of San Francisco; thence along the center of the following named streets: Green to Mason, Mason to Sutter, Sutter to Kearny, Kearny to Sacramento, Sacramento to Bay

of San Francisco; thence along the shore of said bay to the place of beginning, one Senator.

From the Twenty-second District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Hyde Street with the waters of the Bay of San Francisco; thence along the center of the following named streets: Hyde to Sutter, Sutter to Van Ness, Van Ness to Eddy, Eddy to Devisadero, Devisadero to Turk, Turk to First Avenue, First Avenue to Avenue B, and Avenue B to its intersection with the waters of the Pacific Ocean; thence northerly and easterly along the shore of the Pacific Ocean and the Bay of San Francisco to the place of beginning, together with the islands known as the Farallone Islands, one Senator.

From the Twenty-fourth District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and Fifth Streets; thence along the center of the following named streets: Bryant to Seventh, Seventh to Market, Market to McAllister, McAllister to Leavenworth, Leavenworth to Sutter, Sutter to Mason, Mason to Market, Market to Fifth, and Fifth to place of beginning, one Senator.

From the Twenty-sixth District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to Channel, Channel to Harrison, Harrison to Fourteenth, Fourteenth to Guerrero, Guerrero to Twentieth, Twentieth to Napa, Napa to its intersection with the Bay of San Francisco; thence along the shore of said bay to the place of beginning, one Senator.

From the Twenty-eighth District, composed of all that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of a continuation of the line of K Street and the waters of the Pacific Ocean, continuing thence along the center of K Street or Avenue to its eastern limit; thence in a direct line easterly to an intersection of the western limit of Eighteenth Street; thence along the center of the following named streets: Eighteenth to Guerrero, Guerrero to Twentieth, Twentieth to Napa, Napa to the waters of the Bay of San Francisco; thence along the shore southerly to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo; thence along said line to its intersection with the waters of the Pacific Ocean; thence northerly along the shore to the place of beginning, one Senator.

From the Thirtieth District, composed of the Counties of Merced, Stanislaus, and Tuolumne, one Senator.

From the Thirty-second District, composed of all that portion of Santa Clara County not included in the Thirty-first Dis-

trict (which consists of all that portion of Santa Clara County comprising the Townships of Redwood, Almaden, Gilroy, Burnett, and that portion of San José Township included in the election precincts of East San José, Mt. Hamilton, Evergreen, Oak Grove, the Third Ward of the City of San José, and that portion of the election precinct San José No. Five lying south of the northern boundary line of the City of San José, and the said boundary line prolonged westerly to the township line dividing the Townships of Santa Clara and San José), one Senator.

From the Thirty-fourth District, composed of the Counties of Alpine, Mono, Mariposa, and Fresno, one Senator.

From the Thirty-sixth District, composed of the Counties of Inyo, Tulare, and Kern, one Senator.

From the Thirty-eighth District, composed of all that portion of the County of Los Angeles consisting of the City and Township of Los Angeles, and the Townships of Soledad, San Fernando, La Ballona, and San Antonio, one Senator.

From the Fortieth District, composed of the Counties of San Bernardino and San Diego, one Senator.

Members of the Assembly, as follows:

1. The Counties of Del Norte and Siskiyou, one member.
2. That portion of the County of Humboldt comprising the Townships of Orleans, Klamath, Trinidad, Mad River, Union, Eureka, and Bucksport, one member.
3. All that portion of Humboldt County not included in the Second Assembly District, one member.
4. The Counties of Trinity and Shasta, one member.
5. The Counties of Modoc and Lassen, one member.
6. The Counties of Plumas and Sierra, one member.
7. The County of Tehama, one member.
8. That portion of the County of Butte comprising all of Chico and Dayton Townships; all of Oregon Township lying west of the meridian line dividing ranges two and three east, in townships twenty and twenty-one north, Mount Diablo base and meridian; all of Hamilton Township, except that part of said township lying east of the section boundary lines of sections four, nine, and sixteen, and north of sections twenty-seven, twenty-six, and twenty-five, township nineteen north, range three east, Mount Diablo base and meridian, as laid down on the official map of said Butte County; and all of Gridley Township, in said county, as recently set off from Hamilton Township by the Board of Supervisors of said county, one member.
9. All that portion of Butte County not included in the Eighth Assembly District, one member.
10. The County of Colusa, one member.
11. The County of Mendocino, one member.
12. The County of Lake, one member.
13. The Counties of Sutter and Yuba, one member.
14. All that portion of the County of Nevada comprising the

Townships of Nevada, Bloomfield, and Eureka, and the Precincts of Cherokee and North San Juan, in Bridgeport Township, one member.

15. All that portion of the County of Nevada not included in the Fourteenth Assembly District, one member.

16. The County of Placer, one member.

17. The County of El Dorado, one member.

18. All that portion of the County of Sacramento comprising the First and Third Wards of Sacramento City, one member.

19. All that portion of the County of Sacramento comprising the Second and Fourth Wards of Sacramento City, one member.

20. All that portion of the County of Sacramento not included in the Eighteenth and Nineteenth Assembly Districts, one member.

21. The County of Yolo, one member.

22. The County of Napa, one member.

23. That portion of the County of Sonoma comprising the Townships of Cloverdale, Washington, Mendocino, Salt Point, Redwood, Bodega, and Ocean, one member.

24. That portion of the County of Sonoma comprising the Townships of Annally, Santa Rosa, Knight's Valley, and Russian River, one member.

25. All that portion of the County of Sonoma not included in the Twenty-third and Twenty-fourth Assembly Districts, one member.

26. All that portion of the County of Solano comprising the Townships of Vallejo and Benicia, one member.

27. All that portion of the County of Solano not included in the Twenty-sixth Assembly District, one member.

28. The County of Marin, one member.

29. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection where the center line of Bryant Street intersects the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to First, First to Minna, Minna to Second, Second to Market, Market to Kearny, Kearny to Sacramento, Sacramento to the waters of the Bay of San Francisco; thence along the shore to the place of beginning, one member.

30. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and First Streets, continuing thence along the center of the following named streets: Bryant to Third, Third to Market, Market to Second, Second to Minna, Minna to First, and First to the place of beginning, one member.

31. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sacramento Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets:

Sacramento to Kearny, Kearny to Sutter, Sutter to Stockton, Stockton to Pacific, Pacific to the waters of the Bay of San Francisco; thence along the shore of said bay to the place of beginning, together with all the waters of the Bay of San Francisco, and the islands contained therein, situated within the boundaries of the City and County of San Francisco, one member.

32. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Pacific Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Pacific to Stockton, Stockton to Sutter, Sutter to Mason, Mason to Green, Green to the waters of the Bay of San Francisco; thence along the shore of said Bay of San Francisco to the place of beginning, one member.

33. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of Green Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Green to Mason, Mason to Sutter, Sutter to Jones, Jones to Greenwich, Greenwich to the waters of the Bay of San Francisco; thence along the shore of said bay to the place of beginning, one member.

34. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Greenwich Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Greenwich to Jones, Jones to Sutter, Sutter to Hyde, Hyde to the waters of the Bay of San Francisco; thence along the shore of said bay to the place of beginning, one member.

35. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and Third Streets, continuing thence along the center of the following named streets: Bryant to Fourth, Fourth to Market, Market to Stockton, Stockton to Sutter, Sutter to Kearny, Kearny to Market, Market to Third, Third to the place of beginning, one member.

36. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fourth and Bryant Streets; thence along the center of the following named streets: Bryant to Fifth, Fifth to Market, Market to Mason, Mason to Sutter, Sutter to Stockton, Stockton to Market, Market to Fourth, and Fourth to place of beginning, one member.

37. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fifth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Sixth, Sixth to Market, Market to Taylor, Taylor to Sutter, Sutter to Mason, Mason to

Market, Market to Fifth, and Fifth to the place of beginning, one member.

38. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sixth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Market, Market to McAllister, McAllister to Leavenworth, Leavenworth to Sutter, Sutter to Taylor, Taylor to Market, Market to Sixth, and Sixth to the place of beginning, one member.

39. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Seventh Streets, continuing thence along the center of the following named streets: Bryant to Eighth, Eighth to Market, Market to Larkin, Larkin to Sutter, Sutter to Leavenworth, Leavenworth to McAllister, McAllister to Market, Market to Seventh, and Seventh to the place of beginning, one member.

40. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Eighth Streets, continuing thence along the center of the following named streets: Bryant to Eleventh, Eleventh to Market, Market to Van Ness, Van Ness to Sutter, Sutter to Larkin, Larkin to Market, Market to Eighth, and Eighth to the place of beginning, one member.

41. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Hyde Street with the waters of the Bay of San Francisco, continuing thence along the center of Hyde Street to the center of California Street; thence along the center of California Street in a direct line to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, one member.

42. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk Street, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Sutter, Sutter to Hyde, Hyde to California, California to the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in a westerly and southerly direction to the place of beginning, together with the islands known as the Farallone Islands, one member.

43. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Fell, Fell to Stanyan,

Sacramento to Kearny, Kearny to Sutter, Sutter to Stockton, Stockton to Pacific, Pacific to the waters of the Bay of San Francisco; thence along the shore of said bay to the place of beginning, together with all the waters of the Bay of San Francisco, and the islands contained therein, situated within the boundaries of the City and County of San Francisco, one member.

32. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Pacific Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Pacific to Stockton, Stockton to Sutter, Sutter to Mason, Mason to Green, Green to the waters of the Bay of San Francisco; thence along the shore of said Bay of San Francisco to the place of beginning, one member.

33. All that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of Green Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Green to Mason, Mason to Sutter, Sutter to Jones, Jones to Greenwich, Greenwich to the waters of the Bay of San Francisco; thence along the shore of said bay to the place of beginning, one member.

34. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Greenwich Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Greenwich to Jones, Jones to Sutter, Sutter to Hyde, Hyde to the waters of the Bay of San Francisco; thence along the shore of said bay to the place of beginning, one member.

35. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Bryant and Third Streets, continuing thence along the center of the following named streets: Bryant to Fourth, Fourth to Market, Market to Stockton, Stockton to Sutter, Sutter to Kearny, Kearny to Market, Market to Third, Third to the place of beginning, one member.

36. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fourth and Bryant Streets; thence along the center of the following named streets: Bryant to Fifth, Fifth to Market, Market to Mason, Mason to Sutter, Sutter to Stockton, Stockton to Market, Market to Fourth, and Fourth to place of beginning, one member.

37. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Fifth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Sixth, Sixth to Market, Market to Taylor, Taylor to Sutter, Sutter to Mason, Mason to

Market, Market to Fifth, and Fifth to the place of beginning, one member.

38. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Sixth and Bryant Streets, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Market, Market to McAllister, McAllister to Leavenworth, Leavenworth to Sutter, Sutter to Taylor, Taylor to Market, Market to Sixth, and Sixth to the place of beginning, one member.

39. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Seventh Streets, continuing thence along the center of the following named streets: Bryant to Eighth, Eighth to Market, Market to Larkin, Larkin to Sutter, Sutter to Leavenworth, Leavenworth to McAllister, McAllister to Market, Market to Seventh, and Seventh to the place of beginning, one member.

40. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant and Eighth Streets, continuing thence along the center of the following named streets: Bryant to Eleventh, Eleventh to Market, Market to Van Ness, Van Ness to Sutter, Sutter to Larkin, Larkin to Market, Market to Eighth, and Eighth to the place of beginning, one member.

41. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Hyde Street with the waters of the Bay of San Francisco, continuing thence along the center of Hyde Street to the center of California Street; thence along the center of California Street in a direct line to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in an easterly direction to the place of beginning, one member.

42. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk Street, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Sutter, Sutter to Hyde, Hyde to California, California to the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore in a westerly and southerly direction to the place of beginning, together with the islands known as the Farallone Islands, one member.

43. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk, Turk to Devisadero, Devisadero to Eddy, Eddy to Van Ness, Van Ness to Fell, Fell to Stanyan,

Stanyan to D, D to the waters of the Pacific Ocean; thence along the shore of said ocean to the place of beginning, one member.

44. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue D and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue D to Stanyan, Stanyan to Fell, Fell to Van Ness, Van Ness to Market, Market to Eleventh, Eleventh to Channel, Channel to Harrison, Harrison to Fourteenth, Fourteenth to Guerrero, Guerrero to Eighteenth; thence along Eighteenth to its westerly end; thence in a direct line westerly to an intersection of the eastern limit of K Street (or Avenue); thence along K to the waters of the Pacific Ocean; thence northerly along the shore to the place of beginning, one member.

45. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Guerrero and Fourteenth Streets, continuing thence along the center of the following named streets: Fourteenth to Harrison, Harrison to Channel, Channel to Bryant, Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to Twentieth, Twentieth to Guerrero, and Guerrero to the place of beginning, one member.

46. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Bryant Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Bryant to Seventh, Seventh to Mississippi, Mississippi to Napa, Napa to the waters of the Bay of San Francisco, and thence along the shore of said bay to the place of beginning, one member.

47. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Napa Street and the waters of the Bay of San Francisco, continuing thence along the center of the following named streets: Napa to Howard, Howard to Army, Army to Mission; thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo; thence along said boundary line to its intersection with the waters of the Bay of San Francisco; thence along the shore of said bay to the place of beginning, one member.

48. All that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of K Street and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: K to its easterly limit; thence in a direct line to the westerly end of Eighteenth, Eighteenth to Guerrero, Guerrero to Twentieth, Twentieth to Howard, Howard to Army, Army to Mission; thence along the county road to its intersection with the boundary line dividing the Counties of San Francisco and San Mateo; thence along said line to the waters of the Pacific Ocean; thence along the shore of said ocean to the place of beginning, one member.

49. The County of San Mateo, one member.

50. The County of Santa Cruz, one member.

51. All that portion of Alameda County comprising the Townships of Murray and Washington, and that certain portion of Eden Township within the corporate limits of the Town of Haywards, and that portion of said Eden Township known as Castro Valley election precinct, described as follows, to wit: Commencing at a point where the northerly line of the Town of Haywards is intersected by the dividing line between San Lorenzo and Castro Valley election precincts; thence along said dividing line of said precincts to the middle line of San Leandro Creek; thence easterly and northerly along the middle line of said creek to the dividing line of Alameda and Contra Costa Counties; thence easterly and southerly along said dividing line of said counties to its point of intersection with the dividing line of Eden and Murray Townships aforesaid; thence along said dividing line between Eden and Murray Townships to the corner of Eden, Murray, and Washington Townships; thence westerly along the line dividing the Townships of Washington and Eden to the middle of the mountain road from Haywards; thence northerly along the middle of said road to the southerly boundary line of the Town of Haywards; thence along the boundary line of Haywards and Castro Valley election precincts to the place of beginning, one member.

52. All that portion of Alameda County comprising so much of Eden Township as is not included in the Fifty-first Assembly District, and that portion of Brooklyn Township lying outside of the City of Oakland, and all of Alameda Township, one member.

53. All that portion of Alameda County comprising the Sixth and Fourth Wards of the City of Oakland, described as follows: Beginning at the point in the westerly line of the Seventh Ward where the same is intersected by Tenth Street produced; thence westerly along said Tenth Street to Adaline Street; thence southerly along said Adaline Street to the northerly line of Alameda Township; thence easterly along said line of Alameda Township to where the same is intersected by the dividing line between the said Sixth and Seventh Wards; thence northerly along said dividing line to the point of beginning, one member.

54. All that portion of Alameda County comprising the First Ward of the City of Oakland, being all that portion of said City of Oakland lying west of Adaline Street; and all that portion of the County of Alameda, being a portion of Oakland Township, lying outside of said City of Oakland, bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the dividing line between Bay and Temescal election precincts; thence northerly along said dividing line to where it intersects the southerly line

of Berkeley election precinct; thence westerly along said line of said Berkeley election precinct to the dividing line between Berkeley and West Berkeley election precincts; thence northerly along said dividing line last named to the southerly line of Ocean View election precinct; thence easterly along said last named line to the dividing line between Alameda and Contra Costa Counties; thence northwesterly and westerly along said Alameda and Contra Costa boundary line of Alameda County and the City and County of San Francisco; thence southerly along said last named boundary line to the said northern charter line of the City of Oakland; thence easterly along said last named line to the point of beginning, one member.

55. All that portion of Alameda County comprising the Second and Third Wards of the City of Oakland, and bounded as follows: Commencing at the intersection of the northern charter line of the City of Oakland with the center line of Adaline Street; thence southerly along said center line of Adaline Street to where the same is intersected by the center line of Tenth Street; thence easterly along said center line of Tenth Street to the center line of Broadway; thence northerly along the center line of Broadway to the dividing line between the Second and Fifth Wards; thence easterly along said dividing line last named to the dividing line between the Second and Seventh Wards; thence northerly along said last named line to the said northern charter line; thence westerly along said last named line to the point of beginning, one member.

56. All that portion of Alameda County comprising all of Oakland Township outside the City of Oakland, and not included in the Fifty-fourth Assembly District, and all of the City of Oakland constituting the Fifth and Seventh Wards, not included in the Fifty-third, Fifty-fourth, and Fifty-fifth Assembly Districts, one member.

57. The County of Contra Costa, one member.

58. All that portion of the County of San Joaquin comprising the City of Stockton, one member.

59. All that portion of San Joaquin County not included in the Fifty-eighth District, one member.

60. The County of Amador, one member.

61. The County of Calaveras, one member.

62. The County of Tuolumne, one member.

63. All that portion of the County of Santa Clara comprising the Townships of Almaden, Redwood, Fremont, Alviso, and Santa Clara, one member.

64. All that portion of the County of Santa Clara comprising the City of San José, one member.

65. All that portion of Santa Clara County comprising the Townships of Milpitas, Burnett, and Gilroy, and all of the Township of San José, except the City of San José, one member.

66. The County of Stanislaus, one member.

67. The Counties of Merced and Mariposa, one member.

68. The County of San Benito, one member.

69. The County of Monterey, one member.

70. The County of Fresno, one member.

71. The County of Tulare, one member.

72. The Counties of Alpine, Mono, and Inyo, one member.

73. The County of San Luis Obispo, one member.

74. The County of Santa Barbara, one member.

75. The Counties of Kern and Ventura, one member.

76. All that portion of Los Angeles County contained in the Townships of Soledad, San Fernando, El Monte, San Gabriel, La Ballona, Azusa, Wilmington, San Antonio, and all that portion of Los Angeles Township not contained within the city limits of Los Angeles City, one member.

77. That portion of Los Angeles County contained within the limits of the City of Los Angeles, one member.

78. The County of Orange and all that portion of the County of Los Angeles not included in the Seventy-sixth and Seventy-seventh Assembly Districts, one member.

79. The County of San Bernardino, one member.

80. The County of San Diego, one member.

The Legislature, at its twenty-eighth session, proposed an amendment to Section 8, Article XI, relating to the adoption of charters of cities. The Constitution provides that the Legislature shall submit amendments to the people in such manner and at such time as is expedient. The Legislature having failed to provide for the submission of the above amendment, I am not justified in calling upon the people to vote thereupon.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In witness whereof, I, R. W. Waterman, Governor of the State of California, have hereunto set my hand and caused the Great Seal of the State to be affixed, at the City of Sacramento, on this the first day of October, in the year of our Lord one thousand eight hundred and ninety.

R. W. Waterman
Governor.

Attest:

M. E. Hudnicks
Secretary of State.

[F3610176]

1870

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Thanksgiving Proclamation.

Executive Department.
State of California. }

Sacramento, November 10, 1890.

To the People of the State of California:

In accordance with custom, I hereby appoint

Thursday, November, 27, 1890,

*As a day for thanksgiving and prayer for all the blessings
enjoyed during the past year.*

R. W. Waterman,

Governor.

Attested.

W. C. Hendricks,

Secretary of State.

By H. L. Davidson, Deputy

Gov. R. W. Waterman's Thanksgiving Proclamation, 1890

See: F 3670:207

Nov. 10

2150

187

Proclamation
for Special Election

in the (v. to
Electable district from
the 14th District

6

May 91
E. H. Waite

Wm. C. Cook

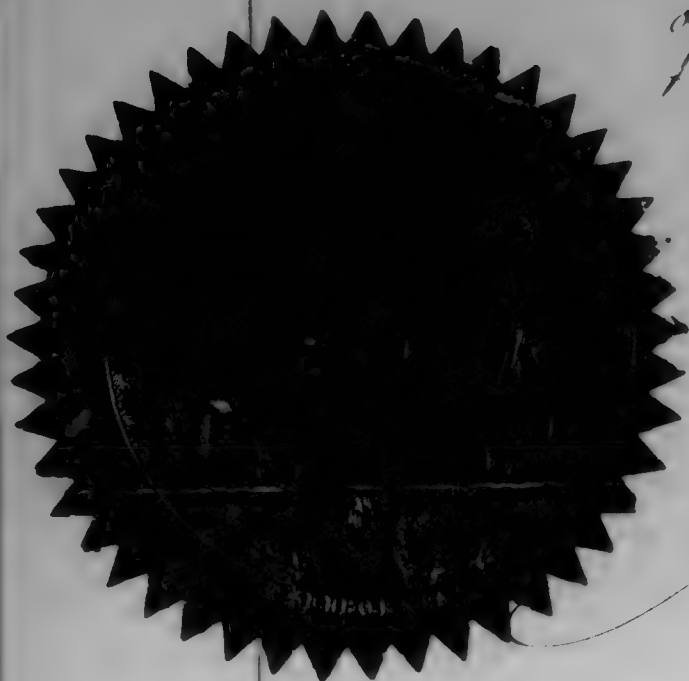
Election Proclamation

State of California }
Executive Department }

Notice is hereby given
that a special election will be
held in the County of Butte on
Saturday, the seventeenth day
of January, A. D. 1891, to elect
a State Senator from the
Fourth District, composed of
the County of Butte, to fill
the vacancy caused by the
death of C. Z. Pond.

And I do hereby offer a
reward of one hundred dollars
for the arrest and conviction
of any and every person viola-
ting any of the provisions of
Title IV, Part I, of the Penal
Code; such rewards to be paid
until the total amount here-
after expended for the purpose,
reaches the sum of ten thousand
dollars.

In witness whereof,
S. R. M. Waterman,
Governor of the State.



of California, have
hereunto set my hand,
and caused the Great
Seal of the State to be
affixed, at the City of
Sacramento, on this
the sixth day of
January, A.D. 1891.

R. W. Chapman
Governor

Attest,
J. L. White
(Secretary of State)

ΣΑΒΒΑΤΟΜΗΝΗ

1891

188

ELECTION PROCLAMATION.

State of California,

EXECUTIVE DEPARTMENT.

Notice is hereby given that a special election will be held in the County of Butte on

Saturday, the Seventeenth day of January, A. D. 1891,

to elect a State Senator from the Fourth District, composed of the County of Butte, to fill the vacancy caused by the death of C. L. Pond.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In Witness Whereof, I, R. W. Waterman, Governor of the State of California, have hereunto set my hand and caused the Great Seal of the State to be affixed, at the City of Sacramento, on this the sixth day of January, in the year of our Lord one thousand eight hundred and ninety-one.

[SEAL.]

R. W. WATERMAN,

Governor.

Attest:

E. G. WAITE,

Secretary of State.

Declaration
of 189

Gen Markham
on the death of

Gen G. T. Sherman

16

1891

E. B. Hale

Gen. Sherman

EXECUTIVE DEPARTMENT,
State of California,
SACRAMENTO.

Feb. 16,

1891.

It becomes my painful duty, as the Executive of this State, to announce officially the death of General William Tecumseh Sherman. The whole nation is in mourning, and every evidence of respect that a grateful people is capable of manifesting, should be, and I doubt not, will be expressed in memory of him, who upon all occasions during his eventful life manifested such loyalty and such unexampled devotion to the interests of this nation.

He was the last of the three great Union Generals to go ; and the nation will forever cherish his memory as one of the greatest military men of the age. So long as this nation lives, the names of Grant, Sherman and Sheridan will remain green on the pages of her history.

While we so deeply mourn his loss, let us thank God for sparing his life in the time of our greatest need of him and that he has been allowed to enjoy to the fullest extent the confidence, appreciation and affection of a grateful people, during his declining

State of California,

SACRAMENTO.

(2)

1891.

years.

Genor l Sherman was in youth a soldier on our soil ; in after years, a citizen of our State, and was a constant and devoted friend of California and dearly beloved by our people. Therefore, I, Henry H. Merriam, Governor of the State of California, do hereby recommend as a mark of appreciation of his worth as a soldier and citizen, that the flags on the several Public Buildings of the State, as also County, Municipal and School, be placed at half mast and so remain for thirty days. It is also recommended as a further mark of respect, that on the day of the obsequies both Houses of the Legislature adjourn, and all public business be suspended at the Capitol buildings for the day.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State to be affixed at the City of Sacramento, California, this 16th day of February, A. D. Eighteen Hundred and Ninety One.

H. H. Merriam

Governor.

attest

E. L. White

Secretary of State

LF 5670 1-11

Proclamation
190
Death of Gen. Waterman

April 13-91

EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA.

April 13th, 1891.

In common with the people of the State generally, news has reached me of the sudden death of Hon. Robert W. Waterman Ex. Governor of this State.

He has been identified with California from a very early period and has assisted very materially in the development of her natural resources.

By his death, the family lose an indulgent and loving husband and father, and the State, an honored citizen.

In recognition, therefore, of the high standing in the service of the State, to which he has been called, I. H. H. MARKHAM, Governor of the State of California, do hereby recommend that the flags on all public buildings be placed at half mast for the period of thirty days, and that the offices at the State Capitol be closed on the day of his funeral.

IN TESTIMONY WHEREOF, I have set my

hand and caused the Great Seal of
State to be affixed at Sacramento
this the 13th day of April in the
year of our Lord one thousand
eight hundred and ninety one.

H. H. Markham

Governor of the State of California.

Secretary of State

April 13th, 1891.

In common with the people of the State generally, news has reached me of the sudden death of Hon. Robert W. Waterman Ex. Governor of this State.

He has been identified with California from a very early period and has assisted very materially in the development of her natural resources.

By his death, the family lose an indulgent and loving husband and father, and the State, an honored citizen.

In recognition, therefore, of the high standing in the service of the State, to which he has been called, I. H. H. MARKHAM, Governor of the State of California, do hereby recommend that the flags on all public buildings be placed at half mast for the period of thirty days, and that the offices at the State Capitol be closed on the day of his funeral.

IN TESTIMONY WHEREOF, I have set my

hand and caused the Great Seal of State to be affixed at Sacramento this the 13th day of April in the year of our Lord one thousand eight hundred and ninety one.

H. H. Markham

Governor of the State of California.

Secretary of State

By the Governor.

LF 5610 191

Proclamation
191
Whittier Reform School

July 1-91

EXECUTIVE DEPARTMENT.
SACRAMENTO, CAL.

P R O C L A M A T I O N.

May 29, 1891.

Having been officially notified by the Trustees of the "Reform School for Juvenile Offenders", located at Whittier, California, that the said institution will be in readiness for the proper reception of inmates by the first day of July, A. D. 1891, in accordance with the provisions of Section 15, Chapter CVIII of the Statutes of California, passed at the 28th Session of the Legislature, in 1889,

I, H. H. M A R K H A M, Governor of the State of California, do hereby make public proclamation of that fact.

Therefore, on and after said first day of July, A. D. 1891, it shall be lawful for said Board of Trustees to receive into its care and guardianship infants between the ages of ten

EXECUTIVE DEPARTMENT.
SACRAMENTO, CAL.

and eighteen years committed to its custody, to be cared for
according to law.



IN TESTIMONY WHEREOF, I have hereto
set my hand and caused the Great
Seal of State to be affixed at
Sacramento this twenty ninth day
of May in the year of our Lord
one thousand eight hundred and
ninety one.

H. V. Harkness
Governor of the State of California.

Attest :

E. G. White
Secretary of State.

By the Governor.

Maubey 192

Proclamation

1891

Governor Markham

Proclamation

Number 1

E. C. Waite

SECRETARY OF STATE

1876 Stevens

Proclamation

THANKSGIVING PROCLAMATION.

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EXECUTIVE DEPARTMENT,

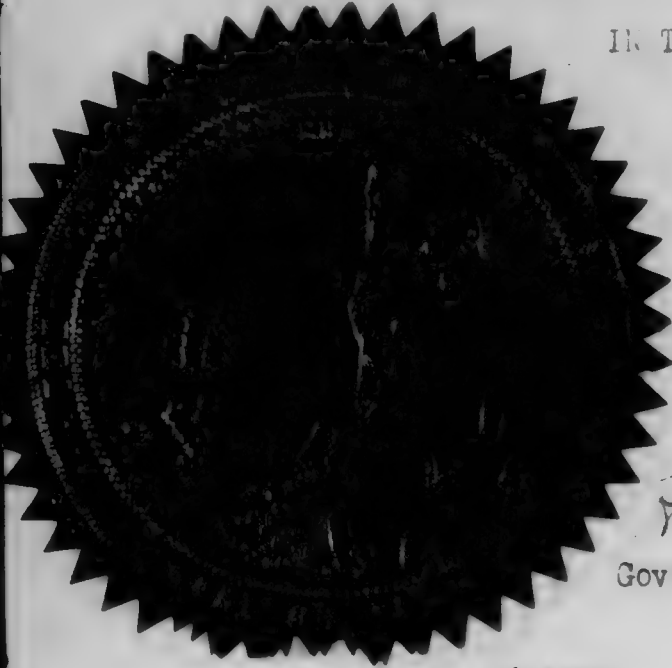
STATE OF CALIFORNIA.

During the past year, the inhabitants of the State of California have enjoyed in a marked degree the blessings of health, peace and prosperity, and have great cause to be thankful to the Almighty.

I, therefore, appoint Thursday the 26th day of November inst. as a day of public thanksgiving and recommend its observance in a manner befitting a grateful and prosperous people.

IN TESTIMONY WHEREOF, I have hereunto

set my hand and caused the great Seal of State to be affixed at the State Capitol on this the sixteenth day of November, A. D. 1891.

A large, circular, serrated seal of the State of California, featuring a central emblem surrounded by a wreath and the words "EUREKA" and "1848".
H. H. Henshaw
Governor of the State of California.

Attest :

E. C. Smith
Secretary of State.

W. H. Henshaw
Secy.

Labr Day
1893
Proclamation

Filed in the Office of the
SECRETARY OF STATE.

the twenty third day of
June A. D. 1892.

E. L. Hain.

By *Wm. H. Evans,*

W. H. Evans, Secy. of State


EXECUTIVE DEPARTMENT.
SACRAMENTO, CAL.

TO ALL TO WHOM THESE PRESENTS MAY COME, Greeting:

WHEREAS, I have been requested by various labor organizations to recommend that **M o n d a y September the 5th, A. D. 1892**, be observed as a holiday, and it being made to appear to me by the representatives of said organizations that the laboring classes of the State generally intend to celebrate the above day in a befitting manner as LABOR DAY :

NOW THEREFORE, I, H. H. MARKHAM, Governor of the State of California, by virtue of the power in me vested, do hereby designate and set apart **Monday**, the **5th** day of September, A. D. 1892, as a public holiday.

IN TESTIMONY WHEREOF I have hereunto
set my hand and caused the Great
Seal of the State of California
to be affixed at the State Capitol
on this the 23rd day of June,
A. D. 1892.



H. H. Markham
Governor.

Attest :

E. G. White
Secretary of State.

150470 IN

Proclamation
194
Columbus Day

SECRETARY OF STATE
ins. Trust. Th.
C. C. Quinn

.....
SECRETARY OF STATE
By DEPUTY

Book

C O L U M B U S D A Y.
P R O C L A M A T I O N.

STATE OF CALIFORNIA,

EXECUTIVE DEPARTMENT.

WHEREAS, the President of the United States, in pursuance of a joint resolution of the Senate and House of Representatives in Congress assembled, has issued a proclamation appointing Friday, October 21st, A. D. 1892, the Four Hundredth Anniversary of the discovery of America by Columbus, a general holiday for the people of the United States :

NOW THEREFORE, I, H. H. MARKHAM, Governor of the State of California, do hereby designate and appoint Columbus Day October 21st, A. D. 1892 as a public holiday ; and as the idea of celebrating the day first originated with the scholars of the public schools, I suggest that that institution be made the center of all local demonstrations.

IN WITNESS WHEREOF, I have hereunto set my
hand and caused the great seal of
State to be affixed at Sacramento this
29th day of August, A. D. 1892.

H. H. Markham

Governor.

Attest :

E. S. White

Secretary of State.

Proclamation
195
Constitutional Amendment

the sixth
August

By

[]

PROCLAMATION.

STATE OF CALIFORNIA,
EXECUTIVE DEPARTMENT,
SACRAMENTO, August 6, 1892.

WHEREAS, The Legislature of the State of California, at its twenty-ninth session, beginning on the fifth day of January, A. D. 1891, two thirds of all the members elected to each of the two houses of said Legislature voting in favor thereof, proposed the following described amendments to the Constitution of the State of California, to wit:

Amendment Number One.

[Senate Constitutional Amendment No. 10.]

ARTICLE IV.

Section 2. The sessions of the Legislature shall commence at 12 o'clock M. on the first Monday after the first day of January next succeeding the election of its members, and shall be biennial, unless the Governor shall, in the interim convene the Legislature by proclamation. No pay shall be allowed to members for a longer period than one hundred days, and no bill shall be introduced in either house after the expiration of sixty days from the commencement of each session, without the consent of two thirds of the members thereof.

Amendment Number Two.

[Assembly Constitutional Amendment No. 7.]

ARTICLE XI.

Section 18. No county, city, town, township, Board of Education, or school district shall incur any indebtedness or liability, in any manner, or for any purpose, exceeding in any year the income and revenue provided for it for such year, without the assent of two thirds of the qualified electors thereof voting at an election to be held for that purpose, nor unless, before or at the time of incurring such indebtedness, provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same. Any indebtedness or liability incurred contrary to this provision shall be void.

Amendment Number Three.

[Senate Constitutional Amendment No. 11.]

ARTICLE V.

Section 15. A Lieutenant-Governor shall be elected at the same time and place and in the same manner as the Governor, and his term of office and his qualifications of eligibility shall also be the same. He shall be President of the Senate, but shall have only a casting vote therein. He shall also, when the Senate is not in session, visit all the State institutions, prisons, reformatory schools, asylums, and other facilities, supported in whole or in part by the State, and make careful examinations of the same, and report the results of such examinations to the Governor, who shall transmit the same to the Senate, and also to the people of the State. He shall also, when the Senate is not in session, visit all the State institutions, prisons, reformatory schools, asylums, and other facilities, supported in whole or in part by the State, and make careful examinations of the same, and report the results of such examinations to the Governor, who shall transmit the same to the Senate, and also to the people of the State. He shall also, when the Senate is not in session, visit all the State institutions, prisons, reformatory schools, asylums, and other facilities, supported in whole or in part by the State, and make careful examinations of the same, and report the results of such examinations to the Governor, who shall transmit the same to the Senate, and also to the people of the State.

times during their continuance in office, receive for their services a compensation, which shall not be increased nor diminished during the term, which compensation is hereby fixed for the following officers for the two terms next ensuing the adoption of this Constitution, as follows: Governor, six thousand (\$6,000) dollars per annum; the Attorney-General, three thousand (\$3,000) dollars per annum; the Secretary of State, Controller, Treasurer, three thousand (\$3,000) dollars each per annum; Surveyor-General, three thousand (\$3,000) dollars per annum, and for the following officer for the fractional term and for the two terms next ensuing the fourth day of November, A. D. eighteen hundred and ninety-two, as follows: Lieutenant-Governor, four thousand (\$4,000) dollars per annum, and traveling expenses when he may be employed in visiting and examining State institutions. Such compensation to be in full for all services by them, respectively, rendered, in any official capacity or employment whatsoever, during their respective terms of office; provided, however, that the Legislature, after the expiration of their terms hereinbefore mentioned, may, by law, diminish the compensation of any or all such officers, but in no case shall have the power to increase the same above the sums hereby fixed by this Constitution. The Legislature may, in its discretion, abolish the office of Surveyor-General, and none of the officers hereinbefore named shall receive for their own use any fees or perquisites for the performance of any official duty.

Amendment Number Four.

[Assembly Constitutional Amendment No. 5.]

ARTICLE IV.

Section 31. No bill making an appropriation for money, except the general appropriation bill, and the deficiency bill for the appropriation of money exclusively devoted to the support of the General Government and State institutions, shall contain more than one appropriation, and that for a single and certain purpose, to be therein expressed. When the deficiency bill is presented to the Governor, he may object to one or more items, while approving other portions of the bill. No officer of the State shall have power to incur any deficiency except in case of actual necessity, and then only upon the written authority, first obtained, of the Governor, Secretary of State, and Attorney-General. Any deficiency incurred in violation of this provision shall be void, and the Legislature shall not have the power to appropriate money to pay the same.

Amendment Number Five.

[Senate Constitutional Amendment No. 11.]

ARTICLE XI.

Section 8. Any city containing a population of more than three thousand five hundred inhabitants, may frame a charter for its own government, consistent with and subject to the Constitution and laws of this State, by causing a Board of Freeholders, who shall have been for at least five years and then electors thereof, to be elected by the qualified voters of said city at any general or special election, whose duty it shall be, within ninety days after such election, to prepare and propose a charter for such city, which shall be signed, in duplicate, by the members of such Board, or a majority of them, and returned, one copy to the Mayor thereof, or other chief executive officer of such city, and the other to the Recorder of the county. Such proposed charter shall then be published in two daily newspapers of general circulation in such city for at least twenty days, and the first publication shall be made within twenty days after the expiration of the charter term, and that in cities containing a population of not more than ten thousand inhabitants such proposed charter shall be published in one daily newspaper, and within not less than thirty days after such publication it shall be submitted to the qualified electors of said city at a general or special election, and if a majority of such qualified electors voting thereat shall ratify the same, it shall thereupon be submitted to the Legislature, for its approval or rejection as a whole, without power of alteration or amendment, such approval may be made by a majority vote of the members elected to

each house, it shall become the charter of such city, or if such city be consolidated with a county, then of such city and county, and shall become the organic law thereof, and supersede any existing charter and all amendments thereof, and all laws inconsistent with such charter. A copy of such charter, certified by the Mayor, or chief executive officer, and authenticated by the seal of such city, setting forth the submission of such charter to the electors, and its ratification by them, shall, after the approval of such charter by the Legislature, be made, in duplicate, and deposited, one in the office of the Secretary of State, and the other, after being recorded in said Recorder's office, shall be deposited in the archives of the city, and thereafter all Courts shall take judicial notice of said charter. The charter, so ratified, may be amended at intervals of not less than two years by proposals therefor, submitted by the legislative authority of the city to the qualified electors thereof, at a general or special election, held at least forty days after the publication of such proposals for twenty days in a daily newspaper of general circulation in such city, and ratified by at least three fifths of the qualified electors voting thereat, and approved by the Legislature, as herein provided for the approval of the charter. In submitting any such charter, or amendments thereto, any alternative article or proposition may be presented for the choice of the voters, and may be voted on separately without prejudice to others.

NOW, THEREFORE, Pursuant to the provisions of the Constitution, and an Act of the Legislature entitled "An Act to provide for the submission of certain proposed amendments to the Constitution of the State of California to the qualified electors for their approval," approved March 7, A. D. 1883, viz.: "Section 1. Whenever the Legislature shall propose any amendment or amendments to the Constitution of this State, which amendment or amendments shall have been passed in the manner and form required by section one of article eighteen of the Constitution, and no other mode is provided by law for the submission of such amendment or amendments to the people for their approval, it shall be the duty of the Governor to advertise such proposed amendment or amendments in at least four newspapers of general circulation in this State, for three months next preceding the next general election. One of said newspapers must be published at the city of Sacramento, and two at the city of San Francisco; and in issuing his proclamation for an election at which any amendment or amendments to the Constitution are to be voted upon, he shall include such amendment or amendments therein, and he shall designate them by numbers, in the order in which they have been proposed." The said amendments are submitted to be separately voted upon by ballot by the qualified electors of the State, on

Tuesday, November the Eighth, A. D. 1892.

Each ballot used at such election must contain, printed thereon, the words:

Senate Constitutional Amendment	YES
No. 10.....	NO
Assembly Constitutional Amendment	YES
No. 7.....	NO
Senate Constitutional Amendment	YES
No. 11.....	NO
Assembly Constitutional Amendment	YES
No. 5.....	NO
Senate Constitutional Amendment	YES
No. 11.....	NO

Witness my hand and the Great Seal of the State, the day and year first written.

Attest:

R. T. Buchanan
Governor

190

Wm. H. Smith
Nov. 8, 1892
E. S. Mait
Wm. H. Smith

ELECTION PROCLAMATION.

NOVEMBER 8, 1892.

ELECTION PROCLAMATION.

STATE OF CALIFORNIA,
EXECUTIVE DEPARTMENT.

Notice is hereby given that a general election will be held throughout the State of California on **Tuesday, the eighth day of November, A. D. 1892**, and the following officers will be elected, namely:

Nine Electors of President and Vice-President of the United States.

Also, seven Representatives to the Congress of the United States, to be elected from the following districts:

From the First Congressional District, comprising the counties of Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Sierra, Mendocino, Sonoma, Napa, and Marin, one Representative.

From the Second Congressional District, comprising the counties of Butte, Sutter, Yuba, Nevada, Placer, El Dorado, Amador, Calaveras, Mono, Inyo, Alpine, Tuolumne, Mariposa, San Joaquin, and Sacramento, one Representative.

From the Third Congressional District, comprising the counties of Colusa, Yolo, Lake, Solano, Contra Costa, Alameda, and Glenn, one Representative.

From the Fourth Congressional District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at a point of intersection of the center of Leavenworth Street and the bay of San Francisco, continuing thence along the center of the following named streets: Leavenworth to Broadway, Broadway to Hyde, Hyde to Sacramento, Sacramento to Van Ness Avenue, Van Ness Avenue to Market, Market to Eleventh, Eleventh to Harrison, Harrison to junction of Napa and Twentieth; thence along Twentieth to Howard, Howard to Army, Army to Precita Avenue, Precita Avenue to Colusa, Colusa to San Bruno Road or Avenue; thence along San Bruno Road or Avenue to the boundary line dividing the counties of San Mateo and San Francisco; thence along said boundary line to the bay of San Francisco; thence along the shore of said bay to Leavenworth Street, the place of beginning, with all the islands in the bay of San Francisco within the boundaries of the City and County of San Francisco, one Representative.

From the Fifth Congressional District comprising all that portion of the City and County of San Francisco not included in the Fourth Congressional District, with the islands known

as the Farallon Islands, together with the counties of San Mateo and Santa Clara, one Representative.

From the Sixth Congressional District, comprising the counties of Santa Cruz, Monterey, San Luis Obispo, Santa Barbara, Ventura, and Los Angeles, one Representative.

From the Seventh Congressional District, comprising the counties of Stanislaus, Merced, San Benito, Fresno, Tulare, Kern, San Bernardino, Orange, and San Diego, one Representative.

Also, one Representative to the Congress of the United States, to be elected from the Third Congressional District, in accordance with "An Act of the Legislature to divide the State of California into Congressional Districts," approved March 13, 1883, comprising the counties of Yolo, Sacramento, Solano, Contra Costa, Marin, and Alameda, for the unexpired term ending March 4, A. D. 1893; vice Joseph McKenna, resigned.

Also, State Senators from the following Senatorial Districts:

From the First District, comprising the counties of Del Norte and Humboldt, one Senator.

From the Third District, comprising the counties of Plumas, Sierra, and Nevada, one Senator.

From the Fifth District, comprising the counties of El Dorado and Placer, one Senator.

From the Seventh District, comprising the counties of Lake and Napa, one Senator.

From the Ninth District, comprising the county of Solano, one Senator.

From the Eleventh District, comprising the counties of Contra Costa and Marin, one Senator.

From the Thirteenth District, comprising the county of Sacramento, one Senator.

From the Fifteenth District, comprising the county of San Joaquin, one Senator.

From the Seventeenth District, comprising all that portion of the City and County of San Francisco within the boundaries of the Twenty-eighth and Twenty-ninth Assembly Districts, one Senator.

From the Nineteenth District, comprising all that portion of the City and County of San Francisco within the boundaries of the Thirty-third and Thirty-fifth Assembly Districts, one Senator.

From the Twenty-first District, comprising all that portion of the City and County of San Francisco within the boundaries of the Thirty-seventh and Thirty-eighth Assembly Districts, one Senator.

From the Twenty-third District, comprising all that portion of the City and County of San Francisco within the boundaries

of the Thirty-first and Thirty-ninth Assembly Districts, one Senator.

From the Twenty-fifth District, comprising all that portion of the City and County of San Francisco within the boundaries of the Forty-fourth and Forty-fifth Assembly Districts, one Senator.

From the Twenty-seventh District, comprising all that portion of the county of Alameda within the boundaries of the Fiftieth and Fifty-first Assembly Districts, one Senator.

From the Twenty-ninth District, comprising the counties of San Mateo and Santa Cruz, one Senator.

From the Thirty-first District, comprising all that portion of Santa Clara County within the townships of Redwood, Almaden, Gilroy, and Burnett, and the Third Ward in the city of San José, and all of the township of San José outside of the city of San José, except the precincts of Berryessa and Orchard, as now constituted, one Senator.

From the Thirty-third District, comprising the counties of San Benito and Monterey, one Senator.

From the Thirty-fifth District, comprising the counties of Santa Barbara and Ventura, one Senator.

From the Thirty-seventh District, comprising all that portion of the county of Los Angeles included in and comprising the following election precincts: All that portion of the city of Los Angeles included in and comprising the following election precincts: Nineteen, Twenty, Twenty-one, Twenty-two, Twenty-three, Twenty-four, Twenty-five, Twenty-six, Twenty-seven, Twenty-eight, Twenty-nine, Thirty, Thirty-one, Thirty-two, Thirty-three, Thirty-four, Thirty-five, Thirty-six, Thirty-seven, Thirty-eight, Thirty-nine, Forty, Forty-one, Forty-two, Forty-three, Forty-four, Forty-five, Forty-six, and Forty-seven, one Senator.

From the Thirty-ninth District, comprising the counties of San Bernardino and Orange, one Senator.

Also, **Members of the Assembly**, as follows:

From the First District, comprising the counties of Del Norte and Siskiyou, one member.

From the Second District, comprising all that portion of Humboldt County within the townships of Orleans, Klamath, Trinidad, Mad River, Union, Eureka, and Bucksport, one member.

From the Third District, comprising all that portion of Humboldt County not included in the Second Assembly District, one member.

From the Fourth District, comprising the counties of Tehama and Trinity, one member.

From the Fifth District, comprising the counties of Shasta and Modoc, one member.

From the Sixth District, comprising the counties of Lassen, Plumas, and Sierra, one member.

From the Seventh District, comprising the county of Butte, one member.

From the Eighth District, comprising the counties of Yuba and Sutter, one member.

From the Ninth District, comprising the county of Mendocino, one member.

From the Tenth District, comprising the counties of Colusa, Glenn, and Lake, one member.

From the Eleventh District, comprising the county of Yolo, one member.

From the Twelfth District, comprising the county of Nevada, one member.

From the Thirteenth District, comprising the county of Placer, one member.

From the Fourteenth District, comprising the county of El Dorado, one member.

From the Fifteenth District, comprising the county of Amador, one member.

From the Sixteenth District, comprising all that portion of Sonoma County within the townships of Anay, Bodega, Mendocino, Ocean, Petaluma, Redwood, Salt Point, and Vallejo, one member.

From the Seventeenth District, comprising all that portion of Sonoma County not included in the Sixteenth Assembly District, one member.

From the Eighteenth District, comprising the county of Napa, one member.

From the Nineteenth District, comprising the county of Solano, one member.

From the Twentieth District, comprising all that portion of Sacramento County within the First and Third Wards of Sacramento City, one member.

From the Twenty-first District, comprising all that portion of Sacramento County within the Second and Fourth Wards of Sacramento City, one member.

From the Twenty-second District, comprising all that portion of Sacramento County not included in the Twentieth and Twenty-first Assembly Districts, one member.

From the Twenty-third District, comprising the county of Marin, one member.

From the Twenty-fourth District, comprising the county of Contra Costa, one member.

From the Twenty-fifth District, comprising all that portion of San Joaquin County within the city of Stockton, one member.

From the Twenty-sixth District, comprising all that portion of San Joaquin County not included in the Twenty-fifth Assembly District, one member.

From the Twenty-seventh District, comprising the county of Calaveras, one member.

From the Twenty-eighth District, comprising all that portion

of the City and County of San Francisco bounded as follows: Commencing at the point of intersection where the center line of Market Street intersects the bay of San Francisco, continuing thence along the center of the following named streets: Market to Third, Third to Bryant, Bryant to the waters of the bay of San Francisco; thence along the shore to Market, the place of beginning, one member.

From the Twenty-ninth District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Market and Third Streets, continuing thence along the center of the following named streets: Market to Fifth, Fifth to Bryant, Bryant to Third, Third to Market, the place of beginning, one member.

From the Thirtieth District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Market and Fifth Streets, continuing thence along the center of the following named streets: Market to Seventh, Seventh to Bryant, Bryant to Fifth, Fifth to Market, the place of beginning, one member.

From the Thirty-first District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Market and Seventh Streets, continuing thence along the center of the following named streets: Market to Eleventh, Eleventh to intersection of Channel and Bryant, Bryant to Seventh, Seventh to Market, the place of beginning, one member.

From the Thirty-second District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection where the center of Bryant Street intersects the waters of the bay of San Francisco, continuing thence along the center of the following named streets: Bryant to intersection of Eleventh and Channel, along Eleventh to Harrison, Harrison to Napa, Napa to the waters of the bay of San Francisco; thence along the shore to Bryant, the place of beginning, one member.

From the Thirty-third District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of the center of Napa Street and the bay of San Francisco, continuing thence along the center of the following named streets: Napa to Twentieth, Twentieth to Howard, Howard to Army, Army to Precita Avenue, Precita Avenue to Colusa, Colusa to San Bruno Road or Avenue; thence along San Bruno Road or Avenue to its intersection with the boundary line dividing the counties of San Francisco and San Mateo; thence along said boundary line to the intersection of the waters of the bay of San Francisco; thence along the shore of said bay to Napa Street, the place of beginning, one member.

From the Thirty-fourth District, comprising all that portion

of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of the center of Market and Eleventh Streets, continuing thence along the center of the following named streets: Market to Valencia, Valencia to Ridley, Ridley to Guerrero, Guerrero to Twenty-first, Twenty-first to Howard, Howard to Twentieth, Twentieth to Harrison, Harrison to Eleventh, Eleventh to Market, the place of beginning, one member.

From the Thirty-fifth District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of the center of Howard and Twenty-first Streets, continuing thence along the center of the following named streets: Twenty-first to Church, Church to Army, Army to Guerrero, Guerrero to Old San José Road, Old San José Road to Thirtieth, Thirtieth to Mission; thence along Mission Street to Telegraph, or the New County Road; thence along said road to the boundary line dividing the counties of San Francisco and San Mateo; thence along said boundary line to San Bruno Road or Avenue; thence along San Bruno Road or Avenue to Colusa, Colusa to Precita Avenue, Precita Avenue to Army, Army to Howard, Howard to Twenty-first, the place of beginning, one member.

From the Thirty-sixth District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of the center of Guerrero and Fourteenth Streets, continuing thence along the center of the following named streets: Fourteenth to South Broderick, South Broderick to Park Road; thence along Park Road to Frederick, Frederick to First Avenue, First Avenue to J, J to Fourth Avenue, Fourth Avenue to K, K to the waters of the Pacific Ocean, along the shore of said ocean to the boundary line dividing the counties of San Mateo and San Francisco; thence along the said boundary line to New County Road, along said road to Mission Road, Mission Road to Thirtieth, Thirtieth to Old San José Road, Old San José Road to Guerrero, Guerrero to Army, Army to Church, Church to Twenty-first, Twenty-first to Guerrero, Guerrero to Fourteenth, the place of beginning, one member.

From the Thirty-seventh District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of the center of Market Street and Van Ness Avenue, continuing thence along the center of the following named streets: Market to Valencia, Valencia to Ridley, Ridley to Guerrero, Guerrero to Fourteenth, Fourteenth to South Broderick, South Broderick to Park Road, around Park Road to Frederick, Frederick to First Avenue, First Avenue to J, J to Fourth Avenue, Fourth Avenue to K, K to the waters of the Pacific Ocean; thence along the shore of said ocean northerly to Avenue D, Avenue D to Stanyan, Stanyan

to Grove, Grove to Van Ness Avenue, Van Ness Avenue to Market, the place of beginning, one member.

From the Thirty-eighth District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Avenue B and the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk, Turk to Broderick, Broderick to O'Farrell, O'Farrell to Van Ness Avenue, Van Ness Avenue to Grove, Grove to Stanyan, Stanyan to Avenue D, Avenue D to the Pacific Ocean; thence along the shore to Avenue B, the place of beginning, one member.

From the Thirty-ninth District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of the center of Sacramento and Hyde Streets, continuing thence along the center of the following named streets: Hyde to Sutter, Sutter to Jones, Jones to Market, Market to Van Ness Avenue, Van Ness Avenue to Sacramento, Sacramento to Hyde, the place of beginning, one member.

From the Fortieth District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the point of intersection of Avenue B and the waters of the Pacific Ocean, continuing thence along the center of the following named streets: Avenue B to First Avenue, First Avenue to Turk, Turk to Broderick, Broderick to O'Farrell, O'Farrell to Van Ness Avenue, Van Ness Avenue to Sacramento, Sacramento to Central Avenue, Central Avenue to California, California to the east line of the City Cemetery; thence northerly in a direct line to the Pacific Ocean; thence along the shore in a southerly and westerly direction to the place of beginning, together with the islands known as the Farallon Islands, one member.

From the Forty-first District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of Leavenworth Street with the waters of the bay of San Francisco, continuing thence along the center of the following named streets: Leavenworth to Broadway, Broadway to Hyde, Hyde to Sacramento, Sacramento to Central Avenue, Central Avenue to California, along California in a direct line to its intersection with the east line of the City Cemetery; thence northerly in a direct line to the waters of the Pacific Ocean; thence along the shore of said ocean and the said bay to Leavenworth, the place of beginning, one member.

From the Forty-second District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the junction of the center of Market and Mason Streets, continuing thence along the center of the following named streets: Mason to Broadway, Broadway to Hyde, Hyde

to Sutter, Sutter to Jones, Jones to Market, Market to Mason, the place of beginning, one member.

From the Forty-third District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the intersection of the center of Market and Kearny Streets, continuing thence along the center of the following named streets: Kearny to Broadway, Broadway to Mason, Mason to Market, Market to Kearny, the place of beginning, one member.

From the Forty-fourth District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at the point where the center of Kearny Street intersects the bay of San Francisco, continuing thence along the center of the following named streets: Kearny to Broadway, Broadway to Leavenworth, Leavenworth to the said bay; thence along the shore of said bay to Kearny, the place of beginning, one member.

From the Forty-fifth District, comprising all that portion of the City and County of San Francisco bounded as follows: Commencing at a point where the center of Market Street intersects the bay of San Francisco, continuing thence along the center of the following named streets: Market to Kearny, Kearny to the bay of San Francisco; thence along the shore of said bay to Market Street, the place of beginning, together with all the waters of the bay of San Francisco, and the islands contained therein, situated within the boundaries of the City and County of San Francisco, one member.

From the Forty-sixth District, comprising all that portion of the county of Alameda within the townships of Murray and Washington, and that certain portion of Eden Township within the corporate limits of the town of Haywards, and that portion of said Eden Township known as Castro Valley Election Precinct, described as follows, to wit: Commencing at a point where the northerly line of the town of Haywards is intersected by a line known as the dividing line between San Lorenzo and Castro Valley Election Precincts; thence along said dividing line of said precincts to the middle line of San Lorenzo Creek; thence easterly and northerly along the middle line of said creek to the dividing line of Alameda and Contra Costa Counties; thence easterly and southerly along said dividing line of said counties to its point of intersection with the dividing line of Eden and Murray Townships aforesaid; thence along said dividing line between Eden and Murray Townships to the corner of Eden, Murray, and Washington Townships; thence westerly along the line dividing the townships of Washington and Eden to the middle of the mountain road from Haywards; thence northerly along the middle of the said road to the southerly boundary line of the town of Haywards; thence along the boundary line of Haywards and Castro Valley Election Precincts to the place of beginning, one member.

From the Forty-seventh District, comprising all that portion

of the county of Alameda, including so much of Eden Township as is not within the Forty-sixth Assembly District, and that portion of Brooklyn Township lying outside of the city of Oakland, and all of Alameda Township, one member.

From the Forty-eighth District, comprising all that portion of the county of Alameda situated within that portion of the city of Oakland bounded as follows: Commencing at a point on the westerly line of the Seventh Ward, where the same is intersected by Thirteenth Street extended, continuing thence along the center of the following named streets: Thirteenth to Broadway, Broadway to Tenth, Tenth to Jefferson, Jefferson to Twelfth, Twelfth to Adeline, Adeline to the shore line of Oakland Creek, and thence extended to the boundary line of said city of Oakland in said creek; thence along said boundary line in said creek to the intersection of said boundary line with the boundary line between the Sixth and Seventh Wards of said city of Oakland, and thence along said last mentioned boundary line to the place of beginning, one member.

From the Forty-ninth District, comprising all that portion of the county of Alameda as follows: All that portion of the city of Oakland lying west of Adeline Street, and all that portion of the county of Alameda, being a portion of Oakland Township, lying outside of said city of Oakland, bounded as follows: Commencing at the intersection of the northern charter line of the city of Oakland with the dividing line between Bay and Temescal Election Precincts; thence northerly along said dividing line to where it intersects the southerly line of Berkeley Election Precinct; thence westerly along said line of Berkeley Election Precinct to the dividing line between Berkeley and West Berkeley Election Precincts; thence northerly along said dividing line last named to the southerly line of Ocean View Election Precinct; thence easterly along said last mentioned line to the dividing line between Alameda and Contra Costa Counties; thence northwesterly and westerly along said Alameda and Contra Costa boundary line of Alameda County and the City and County of San Francisco; thence southerly along said last named boundary line to the said northern charter line of the city of Oakland; thence easterly along said last named line to the point of beginning, one member.

From the Fiftieth District, comprising all that portion of the county of Alameda within that portion of the city of Oakland bounded as follows: Commencing at the intersection of the northern boundary line of said city with Adeline Street, continuing thence along the center of the following named streets: Adeline to Twelfth, Twelfth to Jefferson, Jefferson to Tenth, Tenth to Broadway, Broadway to Twentieth, or Delger Street, and thence along the continuation of said Twentieth Street to its intersection with the old charter line in the northwesterly arm of Lake Merritt; thence northerly along the old charter line following the meanderings of Cemetery Creek to the new charter line, or Logan Street, and thence to the place of beginning, one member.

From the Fifty-first District, comprising all that portion of the county of Alameda, as follows: All of Oakland Township outside the city of Oakland and not included in the Forty-ninth Assembly District, also that portion of Alameda County comprising the annexed district (so called) and lying east of the old charter line of the city of Oakland, as said line follows the center line of Cemetery Creek and into the northwesterly arm of Lake Merritt, north of said charter line as said line extends into the northeasterly arm of Lake Merritt, and north and east of the dividing line between Oakland and Brooklyn Townships, including also all that portion of the city of Oakland bounded as follows: Beginning at a point in the northeasterly arm of Lake Merritt where the old charter line is intersected by Twentieth Street extended; thence along the center line of the following named streets: Twentieth to Broadway, Broadway to Thirteenth, Thirteenth to its point of intersection with the line dividing Oakland and Brooklyn Townships; thence southerly along said line to its intersection with the charter line of the city of Oakland; thence easterly along said charter line to its intersection with the said charter line at Park Street; thence northerly along said charter line to Millbury Street; thence along said street and its extension to the boundary line between Oakland and Brooklyn Townships; thence southwesterly and westerly along the old charter line to the place of beginning, comprising all the Seventh Ward and a portion of the Fifth Ward of the city of Oakland, one member.

From the Fifty-second District, comprising the county of San Mateo, one member.

From the Fifty-third District, comprising the county of Santa Cruz, one member.

From the Fifty-fourth District, comprising all that portion of the county of Santa Clara within the precincts of Agnews, Campbells, Jefferson, the town of Mountain View, Moreland, the town of Mayfield, the Fourth Ward of the city of San José, University, Willow Glen, Cupertino, and the town of Santa Clara, one member.

From the Fifty-fifth District, comprising all that portion of the county of Santa Clara within the First, Second, and Third Wards of the city of San José, and the precincts of Hester and Crandelville, one member.

From the Fifty-sixth District, comprising all that portion of the county of Santa Clara not included in the Fifty-fourth and Fifty-fifth Assembly Districts, one member.

From the Fifty-seventh District, comprising the counties of Stanislaus and Merced, one member.

From the Fifty-eighth District, comprising the counties of Tuolumne and Mariposa, one member.

From the Fifty-ninth District, comprising the county of San Benito, one member.

From the Sixtieth District, comprising the counties of Alpine, Inyo, and Mono, one member.

From the Sixty-first District, comprising the county of Monterey, one member.

From the Sixty-second District, comprising all that portion of the county of Fresno situated within the following election precincts, as now constituted, to wit: Minter, White's Bridge, Borden, Berenda, Fresno Colony, Cantua, Huron, Madera, Firebaugh, Washington Colony, Wildflower, Kingston, Mendocino, Lake, Eastin, Selma, Wartham, Pleasant Valley, Sycamore, Crescent, Chicago, Central Colony, Liberty, Fowler, Madison, West Park, Kingsburg, Malaga, Oleander, Temperance, Scandinavia, Ward No. 3, Fresno City, Ward No. 5, Fresno City, one member.

From the Sixty-third District, comprising all that portion of the county of Fresno not included in the Sixty-second Assembly District, one member.

From the Sixty-fourth District, comprising all that portion of the county of Tulare situated within the following election precincts, as now constituted, to wit: Tipton, Pixley, Alila, First, Second, Third, and Fourth Wards of Tulare, Buena Vista, Enterprise, Goshen, Traver, Grand View, Excelsior, Grangeville, Hanford, Lucerne, Lake Side, Lemoore, Kings River, and West End, one member.

From the Sixty-fifth District, comprising all that portion of the county of Tulare not included in the Sixty-fourth Assembly District, one member.

From the Sixty-sixth District, comprising the county of Kern, one member.

From the Sixty-seventh District, comprising the county of San Luis Obispo, one member.

From the Sixty-eighth District, comprising the county of Santa Barbara, one member.

From the Sixty-ninth District, comprising the county of Ventura, one member.

From the Seventieth District, comprising all that portion of the county of Los Angeles included in the following election precincts: Lancaster, Palmdale, Llano, Acton, Elizabeth Lake, La Liebre, Esperanza, Fairmount, Langs, Newhall, Los Virgines, Calabassas, San Vicente, National, Electric, Santa Monica, Monte Vista, Cahuenga, Santa Susana, Lankershim, San Fernando, Burbank, Garvanza, Glendale, La Cañada, Tejunga, North Pasadena, Pasadena City Precincts Numbers One, Two, Three, Four, Five, and Six, one member.

From the Seventy-first District, comprising all that portion of the county of Los Angeles included in the following election precincts: Claremont, Lordsburg, Spadra, Pomona City Precincts Numbers One, Two, Three, and Four, Azusa, Glendora, El Monte, Farndale, Old Mission, Monrovia, Duarte, Lamanda, Sierra Madre, San Gabriel, Alhambra, Knolls, South Pasadena, Rowland, Covina, Los Nietos, Whittier, and Rivera, one member.

From the Seventy-second District, comprising all that portion of the county of Los Angeles included in the following election precincts: San Antonio, Fruitland, Florence, Vernon, Downey,

Artesia, Clearwater, Norwalk, Compton, Lugo, Enterprise, Redondo, Long Beach, Cerritas, Wilmington, San Pedro, Catalina, Chautauqua, Ballona, Centinelli, La Dow, University, and Rose-dale, one member.

From the Seventy-third District, comprising all that portion of the county of Los Angeles included in the following election precincts: Los Angeles City Precincts Numbers One, Two, Three, Four, Five, Six, Seven, Eight, Nine, Ten, Eleven, Twelve, Thirteen, Fourteen, Fifteen, Sixteen, Seventeen, and Eighteen, one member.

From the Seventy-fourth District, comprising all that portion of the county of Los Angeles included in the following election precincts: Los Angeles City Precincts Numbers Nineteen, Twenty, Twenty-one, Twenty-two, Twenty-three, Twenty-four, Twenty-five, Twenty-six, Twenty-seven, Twenty-eight, Twenty-nine, Thirty, and Thirty-one, one member.

From the Seventy-fifth District, comprising all that portion of the county of Los Angeles included in the following election precincts: Los Angeles City Precincts Numbers Thirty-two, Thirty-three, Thirty-four, Thirty-five, Thirty-six, Thirty-seven, Thirty-eight, Thirty-nine, Forty, Forty-one, Forty-two, Forty-three, Forty-four, Forty-five, Forty-six, and Forty-seven, one member.

From the Seventy-sixth District, comprising the county of Orange, one member.

From the Seventy-seventh District, comprising all that portion of the county of San Bernardino within the election precincts of Seven Oaks, Bear Valley, Holcomb Valley, Black Hawk, Bagdad, Providence, Needles, Ivanpah, Chino, Union, Rincon, Newberry, South Riverside, Temescal, Colton, East Colton, Cloverdale, San Timoteo, Beaumont, Pass, and Banning, together with the Third Supervisorial District, one member.

From the Seventy-eighth District, comprising all that portion of the county of San Bernardino not included in the Seventy-seventh Assembly District, one member.

From the Seventy-ninth District, comprising all that portion of San Diego County situated within the corporate limits of the city of San Diego, one member.

From the Eightieth District, comprising all that portion of San Diego County not included in the Seventy-ninth Assembly District, one member.

Also, four Judges of the Superior Court in and for the county of San Francisco.

Also, one Judge of the Superior Court in and for the county of Tulare.

Also, one Judge of the Superior Court in and for the county of Kern, for the unexpired term ending January, 1897; vice A. R. Conklin, appointed.

Also, one Judge of the Superior Court in and for the county of Sacramento, for the unexpired term ending January, 1897; vice W. C. Van Fleet, resigned.

Also, one Judge of the Superior Court in and for the county of San Francisco, for the unexpired term ending January, 1895; vice Charles W. Slack, appointed.

Also, one Judge of the Superior Court in and for the counties of Yuba and Sutter, for the unexpired term ending January, 1897; vice E. A. Davis, appointed.

Also at said election, Amendments to the Constitution of the State, submitted by the Legislature at its last regular session, numbered as hereinafter specified, will be voted upon by the electors of said State, namely:

AMENDMENT NUMBER ONE (Senate Constitutional Amendment No. 10) —

ART. IV, SEC. 2. The sessions of the Legislature shall commence at twelve o'clock M. on the first Monday after the first day of January next succeeding the election of its members, and shall be biennial, unless the Governor shall in the interim convene the Legislature by proclamation. No pay shall be allowed to members for a longer period than one hundred days, and no bill shall be introduced in either house after the expiration of sixty days from the commencement of each session, without the consent of two thirds of the members thereof.

AMENDMENT NUMBER TWO (Assembly Constitutional Amendment No. 7) —

ART. XI, SEC. 18. No county, city, town, township, Board of Education, or school district shall incur any indebtedness or liability, in any manner, or for any purpose, exceeding in any year the income and revenue provided for it for such year, without the assent of two thirds of the qualified electors thereof voting at an election to be held for that purpose, nor unless, before or at the time of incurring such indebtedness, provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same. Any indebtedness or liability incurred contrary to this provision shall be void.

AMENDMENT NUMBER THREE (Senate Constitutional Amendment No. 11) —

ART. V, SEC. 15. A Lieutenant-Governor shall be elected at the same time and place and in the same manner as the Governor, and his term of office and his qualifications of eligibility shall also be the same. He shall be President of the Senate, but shall have only a casting vote therein. He shall also, when the Senate is not in session, visit all the State institutions, prisons, reformatory schools, asylums, and other institutions, supported in whole or in part by the State, and make careful examinations of the manner in which the appropriations for the support of such institutions, and for permanent improvements, have been expended, and report the result of his examinations to the Governor, to the Legislature, and to any other officer, or Board of officers, that the Legislature may direct; provided, that in case the office of Lieutenant-Governor become

vacant, or in the case of the functions of Governor devolving upon him, the President pro tem. of the Senate, or his successor, shall perform the duties and receive the emoluments of said Lieutenant-Governor, during the term of such vacancy, or the time he is performing such functions of Governor. The Legislature may by law prescribe the time and manner that such examinations shall be made. If, during a vacancy in the office of Governor, the Lieutenant-Governor shall be impeached, displaced, resign, die, or become incapable of performing the duties of his office, or be absent from the State, the President pro tem. of the Senate shall act as Governor until the vacancy be filled or disability shall cease. The Lieutenant-Governor shall be disqualified from holding any other office, except as specially provided in this Constitution, during the term for which he shall have been elected.

SEC. 19. Governor, Lieutenant-Governor, Secretary of State, Controller, Treasurer, Attorney-General, Surveyor-General, shall, at stated times during their continuance in office, receive for their services a compensation, which shall not be increased nor diminished during the term, which compensation is hereby fixed for the following officers for the two terms next ensuing the adoption of this Constitution, as follows: Governor, six thousand (\$6,000) dollars per annum; the Attorney-General, three thousand (\$3,000) dollars per annum; the Secretary of State, Controller, Treasurer, three thousand (\$3,000) dollars each per annum; Surveyor-General, three thousand (\$3,000) dollars per annum, and for the following officer for the fractional term, and for the two terms next ensuing the fourth day of November, A. D. eighteen hundred and ninety-two, as follows: Lieutenant-Governor, four thousand (\$4,000) dollars per annum, and traveling expenses when he may be employed in visiting and examining State institutions. Such compensation to be in full for all services by them, respectively, rendered, in any official capacity or employment whatsoever, during their respective terms of office; provided, however, that the Legislature, after the expiration of their terms hereinbefore mentioned, may by law, diminish the compensation of any or all such officers, but in no case shall have the power to increase the same above the sums here fixed by this Constitution. The Legislature may, in its discretion, abolish the office of Surveyor-General, and none of the officers herein named shall receive for their own use any fees or perquisites for the performance of any official duty.

AMENDMENT NUMBER FOUR (Assembly Constitutional Amendment No. 5) —

ART. IV, SEC. 34. No bill making an appropriation for money, except the general appropriation bill, and the deficiency bill for the appropriation of money exclusively devoted to the support of the General Government and State institutions shall contain more than one appropriation, and that for a single and certain purpose to be therein expressed. When the deficiency bill is presented to the Governor, he may object to one or more items, while approving other portions of the bill. No officer of the State shall have power to incur any deficiency except in case of actual necessity, and then only upon the written authority, first obtained, of the Governor, Secretary of State, and Attorney-General. Any deficiency incurred in violation of this provision shall be void, and the Legislature shall not have the power to appropriate money to pay the same.

AMENDMENT NUMBER FIVE (Senate Constitutional Amendment No. 14) —

ART. XI, SEC. 8. Any city containing a population of more than three thousand five hundred inhabitants may frame a charter for its own government, consistent with the Constitution and laws of this State, by causing a Board of seven Freeholders, who shall have been for at least five years qualified electors thereof, to be elected by the qualified voters of said city at any general or special election, whose duty it shall

be, within ninety days after such election, to prepare and propose a charter for such city, which shall be signed, in duplicate, by the members of such Board, or a majority of them, and returned, one copy to the Mayor thereof, or other chief executive officer of such city; and the other to the Recorder of the county. Such proposed charter shall then be published in two daily newspapers of general circulation in such city, for at least twenty days, and the first publication shall be made within twenty days after the completion of the charter. And, that in cities containing a population of not more than ten thousand inhabitants such proposed charter shall be published in one such newspaper; and within not less than thirty days after such publication it shall be submitted to the qualified electors of said city at a general or special election, and if a majority of such qualified electors voting thereat shall ratify the same, it shall thereafter be submitted to the Legislature for its approval or rejection as a whole, without power of alteration or amendment. Such approval may be made by concurrent resolution, and if approved by a majority vote of the members elected to each house, it shall become the charter of such city, or if such city be consolidated with a county, then of such city and county, and shall become the organic law thereof, and supersede any existing charter and all amendments thereof, and all laws inconsistent with such charter. A copy of such charter, certified by the Mayor, or chief executive officer and authenticated by the seal of such city, setting forth the submission of such charter to the electors, and its ratification by them, shall, after the approval of such charter by the Legislature, be made, in duplicate and deposited, one in the office of the Secretary of State, and the other after being recorded in said Recorder's office, shall be deposited in the archives of the city, and thereafter all Courts shall take judicial notice of said charter. The charter, so ratified, may be amended at intervals of not less than two years by proposals therefor, submitted by the legislative authority of the city to the qualified electors thereof, at a general or special election, held at least forty days after the publication of such proposals for twenty days in a daily newspaper of general circulation in such city, and ratified by at least three fifths of the qualified electors voting thereat, and approved by the Legislature, as herein provided for the approval of the charter. In submitting any such charter, or amendments thereto, any alternative article or proposition may be presented for the choice of the voters, and may be voted on separately without prejudice to others.

Each amendment shall be voted upon separately from the others, by ballot, at the next general election to be held on Tuesday, the eighth day of November, A. D. 1892.

Each ballot used at such election must contain, printed thereon, the words:

Senate Constitutional Amendment No. 10. (Increasing legislative session to one hundred days.)	(YES. NO.)
Assembly Constitutional Amendment No. 7. (Limiting debts of counties, cities, towns, townships, Boards of Education and school districts, to a year's revenue, except by a two-thirds vote.)	(YES. NO.)
Senate Constitutional Amendment No. 11. (Increasing duties and compensation of Lieutenant-Governor, and removing limitation on pay of clerks in State offices.)	(YES. NO.)
Assembly Constitutional Amendment No. 5. (Manner in which an officer of the State may incur a deficiency, and prohibiting Legislature from appropriating money to pay same, if otherwise incurred.)	(YES. NO.)
Senate Constitutional Amendment No. 14. (Manner in which cities containing more than thirty-five hundred inhabitants may frame and adopt charters.)	(YES. NO.)

Also, at said election the following Acts of the Legislature, submitted by the Legislature at its last regular session, will be voted upon by the electors of said State, namely:

FIRST—

An Act to ascertain and express the will of the people of the State of California upon the subject of election of United States Senators.

WHEREAS, It is expedient that the wishes of the people of this State upon the subject of the election of United States Senators should be unmistakably expressed: therefore,

The People of the State of California, represented in Senate and Assembly, do enact as follows:

SECTION 1. That thirty days prior to the next general State election, the Governor shall issue his proclamation calling upon the electors to signify, at said election, their will as to the method of the election of United States Senators, by placing upon the ballots the words "For the election of United States Senators by the direct vote of the people," or the words "Against the election of United States Senators by the direct vote of the people;" and the Inspectors and the Judges of Election at each and every poll in the State shall ascertain and make returns of the number of votes cast "For the election of United States Senators by the direct vote of the people," and the number of votes cast "Against the election of United States Senators by the direct vote of the people," in like manner as other votes are required to be counted and returned, and an abstract thereof shall be transmitted by each County Clerk in the State to the Secretary of State in the same manner that votes for State officers are now required to be transmitted.

SECOND—

An Act to provide for the issuance and sale of State bonds to create a fund for the construction and furnishing by the Board of State Harbor Commissioners of a general ferry and passenger depot in the City and County of San Francisco; to create a sinking fund for the payment of said bonds, and providing for the submission of this Act to a vote of the people.

The People of the State of California, represented in Senate and Assembly, do enact as follows:

SECTION 1. For the purpose of providing a fund for the payment of the indebtedness hereby authorized to be incurred by the Board of State Harbor Commissioners, for the construction and furnishing of a general railroad, passenger, and ferry depot, at or near the foot of Market Street, in the City and County of San Francisco, at a cost not to exceed six hundred thousand dollars, which the said Board of State Harbor Commissioners are hereby authorized to construct in the manner and method authorized by law, and at a cost not to exceed said six hundred thousand dollars, the State Treasurer shall, immediately after the issuance of the proclamation of the Governor, hereinafter provided for, prepare suitable bonds of the State of California: one thousand bonds, in the denomination of one hundred dollars each; five hundred bonds, in the denomination of five hundred dollars each; two hundred and fifty bonds, in the denomination of one thousand dollars each. The whole issue of said bonds shall not exceed the sum of six hundred thousand dollars, which said bonds shall bear interest at the rate of four per centum per annum from their date, and shall be payable at the office of the State Treasurer

at the expiration of nineteen years from their date. Said bonds shall bear date the first day of January, A. D. eighteen hundred and ninety-three, and shall be payable on the first day of January, A. D. nineteen hundred and twelve. The interest accruing on said bonds shall be due and payable at the office of the said Treasurer on the first day of January and the first day of July of each year; *provided*, that the first payment of interest shall be made on the first day of July, A. D. eighteen hundred and ninety-three, on so many of said bonds as have been theretofore issued. At the expiration of nineteen years from the date of said bonds, they shall cease to bear interest, and said Treasurer shall forthwith pay the same out of the San Francisco Depot Sinking Fund, provided for hereafter in this Act. Said bonds shall be signed by the Governor, countersigned by the Controller, indorsed by said Treasurer, and shall have the seal of the State affixed thereto.

SEC. 2. Interest coupons shall be attached to each bond, so that they may be removed without injury or mutilation to the bond. Said coupons, consecutively numbered, shall be signed by the State Treasurer. But no interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds and the issue thereof to a purchaser.

SEC. 3. The sum of one thousand dollars is hereby appropriated to pay the expense that may be incurred by the State Treasurer in having said bonds prepared. Said amount shall be paid out of the San Francisco Harbor Improvement Fund, on Controller's warrants duly drawn for that purpose.

SEC. 4. When the bonds authorized to be issued under this Act shall be duly executed, numbered consecutively, and sealed, they shall be by the State Treasurer sold at public auction to the highest bidder for cash, and in such parcels as said Treasurer shall deem best; but he must reject any and all bids for said bonds, or any of them, which shall be below the par value of said bonds; and he may, by public announcement at the place of sale, continue such sale, as to the whole or any part thereof, to any time and place he may select. Due notice of the place and time of sale of such bonds shall be given by said Treasurer, by publication in two newspapers published in the City and County of San Francisco, and also in two newspapers published in the city of Oakland, two published in the city of Los Angeles, and two published in the city of Sacramento, once a week for four weeks prior to such sale. The costs of such publication shall be paid out of the San Francisco Harbor Improvement Fund, on Controller's warrants duly drawn for that purpose. The proceeds of the sale of such bonds shall be forthwith paid over by said Treasurer into the treasury, and must be by him kept in a separate fund, to be known and designated as the "San Francisco Depot Fund," and must be used exclusively for the building and furnishing of said depot. Drafts and warrants upon said fund shall be drawn upon and shall be paid out of said fund in the same manner as drafts and warrants are drawn upon and paid out of the San Francisco Harbor Improvement Fund.

SEC. 5. For the payment of the principal and interest of said bonds a sinking fund, to be known and designated as the "San Francisco Depot Sinking Fund," shall be and the same is hereby created, as follows: The State Treasurer shall, on the first day of each and every month after the date of said bonds, take from the San Francisco Harbor Improvement Fund the sum of four thousand six hundred and thirty-one dollars, and place the same in said San Francisco Depot Sinking Fund, created by this section. Said Treasurer shall, on Controller's warrants duly drawn for that purpose, employ the moneys in said sinking fund in the purchase of bonds of the United States, which said bonds shall be kept in a proper receptacle, appropriately labeled; but he must keep always on hand a sufficient amount of money in said sinking fund with which to pay the interest on the State bonds herein provided to be issued. And to provide means for the payment of said sum of five thousand one hundred and thirty-one dollars, monthly, from said San Francisco Har-

bor Improvement Fund into said San Francisco Depot Sinking Fund, and for the other payments out of said fund authorized by this Act, and as provided for therein, the said Board of State Harbor Commissioners are hereby authorized and directed by the collection of dockage, wharfage, tolls, rents, and cranes, to collect a sum of money sufficient therefor, over and above the amount limited by section two thousand five hundred and twenty-six of the Political Code of the State of California. After the payment of all said bonds the surplus or balance remaining in said sinking fund, if any there be, shall forthwith be paid into the San Francisco Harbor Improvement Fund. At the maturity of said State bonds the said Treasurer shall sell the United States bonds then in said sinking fund, at governing market rates, and place the proceeds in said San Francisco Depot Sinking Fund, and shall pay out the same in extinguishment of said State bonds, on Controller's warrants duly drawn for that purpose.

SEC. 6. The State Treasurer shall keep full and particular account and record of all his proceedings under this Act, and he shall transmit to the Governor an abstract of all his proceedings thereunder, with his annual report, to be by the Governor laid before the Legislature; and all books and papers pertaining to the matter provided for in this Act shall at all times be open to the inspection of any party interested, or the Governor, or Attorney General, or a committee of either branch of the Legislature, or a joint committee of both.

SEC. 7. It shall be the duty of the State Treasurer to pay the interest on said bonds when the same falls due, out of the sinking fund provided for in this Act, on Controller's warrants duly drawn for that purpose.

SEC. 8. This Act, if adopted by the people, as hereinafter provided for, shall take effect on the thirty-first day of December, A. D. eighteen hundred and ninety-two, as to all its provisions, except those relating to and necessary for its submission to the people, and for returning, canvassing, and proclaiming the same, and as to said excepted provisions this Act shall take effect immediately.

SEC. 9. This Act shall be submitted to the people of the State of California for their ratification at the next general election, to be holden in the month of November, A. D. eighteen hundred and ninety-two; and the qualified electors of the State shall, at said election, on their ballots, vote for or against this Act; those voting for the same shall write or have printed on their ballots the words "For the San Francisco Depot Act," and those voting against the same shall write or have printed on their ballots the words "Against the San Francisco Depot Act." The Governor of this State shall include the submission of this Act to the people as aforesaid in his proclamation calling for said general election.

SEC. 10. The votes cast for or against this Act shall be counted, returned, and canvassed, and declared in the same manner and subject to the same rules as votes cast for State officers; and if it appear that said Act shall have received a majority of all the votes cast for and against it at such election as aforesaid, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the Governor shall make proclamation thereof; but if a majority of the votes cast as aforesaid are against this Act, then the same shall be and become void.

SEC. 11. It shall be the duty of the Secretary of State to have this Act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this State, for three months next preceding the general election to be holden in the month of November, A. D. eighteen hundred and ninety-two. The costs of such publication shall be paid out of the General Fund, on Controller's warrants duly drawn for that purpose.

SEC. 12. This Act may be known and cited as the "San Francisco Depot Act."

SEC. 13. All Acts or parts of Acts in conflict with the provisions of this Act are hereby repealed.

THIRD—

An Act to ascertain and express the will of the people of the State of California upon the subject of requiring an educational qualification of voters.

WHEREAS, It is expedient that the wishes of the people of this State upon the subject of requiring an educational qualification of voters should be unmistakably expressed, in order that future Legislatures may be guided thereby in submitting amendments to the Constitution of the State; therefore,

The People of the State of California, represented in Senate and Assembly, do enact as follows:

SECTION 1. That thirty days prior to the next general State election the Governor shall issue his proclamation calling upon the electors to signify at said election their will as to whether an educational qualification should be required of voters in this State, by placing upon the ballots the words "For an educational qualification requiring every voter to be able to write his name and read any section of the Constitution in the English language," or the words "Against an educational qualification requiring every voter to be able to write his name and read any section of the Constitution in the English language;" and the Inspectors and Judges of Election at each and every poll in the State shall ascertain and make returns of the number of votes cast "For an educational qualification requiring every voter to be able to write his name and read any section of the Constitution in the English language," and the number of votes cast "Against an educational qualification requiring every voter to be able to write his name and read any section of the Constitution in the English language," in like manner as other votes are required to be counted and returned; and an abstract thereof shall be transmitted by each County Clerk in the State to the Secretary of State, in the same manner that votes for State officers are now required to be transmitted.

FOURTH—

An Act to provide for the payment of funded indebtedness of the State of California, and to contract a funded debt for that purpose.

The People of the State of California, represented in Senate and Assembly, do enact as follows:

SECTION 1. For the purpose of liquidating and providing for the payment of the funded indebtedness of the State of California hereinafter specified, and to lessen the burden of taxation, the Governor of the State, the Controller of State, and the Treasurer of State, and their successors in office, shall constitute a Board of Commissioners, to be styled the Loan Commissioners of the State of California, and shall have and exercise the powers and perform the duties hereinafter provided.

SEC. 2. The said Loan Commissioners are hereby authorized to issue and sell not exceeding two million five hundred and twenty-eight thousand five hundred dollars (\$2,528,500) of the bonds of said State, bearing interest at the rate of four per cent per annum, which interest shall be payable semi-annually, in gold coin, on the second days in April and October in each year, at the office of the Treasurer of State. The principal of said bonds shall be made payable in gold coin, within twenty years after the date of their issue, and shall be of such denominations as the said Loan Commissioners shall direct, but not less than five hundred dollars; shall bear the date of their issue, and shall be signed by the said Loan Commissioners, and shall have the seal of the State affixed thereto;

and the faith of the State of California is hereby pledged for the payment of said bonds and the interest accruing thereon, as herein provided.

SEC. 3. Coupons for the interest shall be attached to each bond, so that they may be removed without injury or mutilation to the bond; said coupons, consecutively numbered, shall be signed by the Treasurer of State.

SEC. 4. Before the sale of any of said bonds the said Loan Commissioners shall cause notice of such sale to be published for the space of one month in two daily newspapers published in English, one in the city of San Francisco, and one in the capital of the State. Such notice shall specify the amount of bonds to be sold, the rate of interest they shall bear, the day and hour of sale, the place of sale, which shall be at the State Capitol, and that sealed proposals will be received by the said Loan Commissioners for the purchase of said bonds, within one month from the expiration of such publication; and on the day and hour named in said notice, the said Loan Commissioners shall open all sealed proposals received by them, and shall award the purchase of said bonds to such bidders as will, in their opinion, make the most advantageous bid for the State; *provided*, that said Loan Commissioners may reject any or all bids, if they deem it to the advantage of the State; *and provided further*, that they may refuse to make any award unless sufficient security shall be furnished by the bidders for the compliance with the terms of their bids; *and provided further*, that said bonds shall not be sold for less than one hundred cents on the dollar, in gold coin, par value.

SEC. 5. It shall be the duty of the Treasurer and Controller of State each to keep a separate record of all bonds sold under the provisions of this Act, showing the number, date, amount, and rate of interest of each bond, and to whom the same was issued.

SEC. 6. The proceeds of such bonds shall be paid into the State Treasury, and shall be applied to the payment of the following bonds, in the order of their issuance: The outstanding bonds issued under the Act entitled "An Act to provide for the payment of the funded indebtedness of the State of California, and to contract a funded debt for that purpose," approved April second, one thousand and seventy.

SEC. 7. All persons having any of the bonds specified in section six of this Act shall, upon presentation of such bonds to the said Loan Commissioners, be entitled to exchange them at their par value for bonds authorized to be issued under this Act at the rate of one hundred cents on the dollar, par value; but no bond shall be issued for a less sum than five hundred dollars, nor for a fractional part of a hundred dollars, but the said Loan Commissioners may issue certificates of such fractional parts not bonded, which said certificate shall be transferable and entitled to be paid out of the proceeds of the sales of any bonds provided for in section six of this Act. The Loan Commissioners shall cancel each bond so exchanged, and shall endorse on such bond the date on which they received the same, and from whom, the number and the amount of the bond issued in exchange therefor, and shall file such bond in the office of the Secretary of State.

SEC. 8. Whenever there shall be in the State Treasury, from the proceeds of the sale of bonds issued under this Act, a sum of ten thousand dollars or more, it shall be the duty of the Treasurer to advertise in two newspapers printed in English, one in San Francisco, and one in the capital of the State, for two months, which advertisements shall state the amount of money in the treasury applicable to the redemption of bonds, and the number of bonds, numbering them in the order of their issuance, which are redeemable; and three months from the date of the expiration of such advertisement, such bonds, unless sooner paid, shall cease to draw interest, but the money for the redemption of such bonds shall remain in the treasury to pay such bonds whenever presented.

SEC. 9. For the payment within twenty years of the principal and interest of the bonds issued under this Act, there shall be levied annually by the State Board of Equalization, after any bonds have been issued

under this Act, such rate of tax on each one hundred dollars of the assessed value of real and personal property in the State, to be computed by the Controller of State on the basis of the assessed value of such property for the preceding year, as shall produce annually for the first five years seven per centum of the amount of such bonds issued; for the next ten years thereafter, twelve per centum of the amount of such bonds issued; and thereafter, until all the bonds issued under this Act are paid, fifteen per centum of the amount of such bonds issued. The State Board of Equalization shall certify the rate of tax thus computed to the several County Auditors, and the said Auditors are hereby directed and required to enter such rate on the assessment rolls of their respective counties, in the same manner and with the same effect as is provided by law in relation to other State taxes. Every tax levied under the provisions or authority of this Act is hereby made a lien against the property assessed, which lien shall attach on — of each year, and shall not be satisfied or removed until such tax has been paid. All moneys derived from taxes authorized by the provisions of this section shall be paid into the State Treasury, and shall be applied, first, to the payment of the interest on the bonds issued by the provisions of this Act; second, to the payment of the principal of such bonds; *provided*, that all the moneys remaining in the State Treasury on the third day of January of each year, for the first five years after the issuance of any bonds under this Act, after all the interest on such bonds then due has been paid, shall be transferred by the Treasurer of State to the General Fund.

SEC. 10. Whenever, on the third of January or July in any year, after the expiration of five years from the date of issuance of any bonds under this Act, there remains, after the payment of the interest as provided in the preceding section, a surplus of ten thousand dollars or more, it shall be the duty of the Treasurer to advertise, for the space of one month, in one daily newspaper published in English in the city of San Francisco, and for one month in one daily paper published in English at the State capital, for sealed proposals, to be opened one month after the expiration of such publication by the Treasurer, in presence of the Governor or Controller, at the State Capitol, for the surrender of bonds issued under this Act, which advertisements shall state the amount of money he has on hand for the purpose of redemption, and they shall accept the lowest proposals, at rates not exceeding par value, as may redeem the greatest amount of bonds, until the amount of cash on hand for redemption is exhausted; *provided, however*, in case a sufficient amount of such bonds shall not be offered as aforesaid to exhaust the sinking fund to a less amount than ten thousand dollars, then it is hereby made the duty of the Treasurer to advertise in two newspapers, one in San Francisco and one in the capital of the State, for three months, which advertisements shall state the amount in the sinking fund, and the number of bonds, numbering them in the order of their issuance, which such fund is set apart to pay and discharge; and if such bonds so numbered in such advertisements shall not be presented for payment and cancellation at the expiration of such publications, then such fund shall remain in the treasury to discharge such bonds whenever presented; but they shall draw no interest after the expiration of such publication. Before any of said bonds shall be paid they shall be presented to the Controller, who shall indorse on each bond the amount due thereon, and shall write across the face of each bond the date of its surrender and the name of the person surrendering.

SEC. 11. The Treasurer shall keep a full and particular account and record of all his proceedings under this Act, and of the bonds redeemed and surrendered, and he shall transmit to the Governor an abstract of all his proceedings under this Act, with his annual report, to be by the Governor laid before the Legislature; and all books and papers pertaining to the matter provided for in this Act shall, at all times, be open to the inspection of any party interested, or the Governor, or the Attorney-

General, or a committee of either branch of the Legislature, or a joint committee of both.

SEC. 12. It shall be the duty of the Treasurer to pay the interest on said bonds when the same falls due, out of said Interest Fund, if sufficient; and if said fund be not sufficient, then to pay the deficiency out of the General Fund; *provided*, that the Controller of State shall first draw his warrant on the Treasurer, payable to the order of said Treasurer, for the amount of interest money about to become due, which said warrant shall be drawn at least one month previous to the maturing of the interest.

SEC. 13. This Act shall take effect sixty days after the next general election, as to all its provisions, except those relating to and necessary for its submission to the people, and for returning, canvassing, and proclaiming the votes, which shall take effect immediately.

SEC. 14. This Act shall be submitted to the people of the State for their ratification at the next general election, and the qualified electors of this State shall, at said election, on their ballots for State officers, vote for or against this Act. Those voting for the same shall write or have printed on their ballots the words "Refund the Debt—Yes;" and those voting against the same shall write or have printed on their ballots the words "Refund the Debt—No."

SEC. 15. The votes cast for and against this Act shall be counted, returned, and canvassed, and declared in the same manner and subject to the same rules as votes cast for Treasurer of State; and if it appear that a majority of all the votes so cast for or against this law as aforesaid are in favor of this Act, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the Governor shall make proclamation thereof; but if a majority of the votes so cast are against this Act, then the same shall become void.

SEC. 16. It shall be the duty of the Secretary of State to have this Act published in one newspaper in each county of this State for four successive weeks immediately preceding election.

Each Act shall be voted upon separately from the others, by ballot, at the next general election, to be held on Tuesday, the eighth day of November, A. D. 1892.

Each ballot used at such election must contain, printed thereon, the words:

For the election of United States Senators by direct vote of the people.
Against the election of United States Senators by direct vote of the people.

For the San Francisco Depot Act.
Against the San Francisco Depot Act.

For an educational qualification, requiring every voter to be able to write his name and read any section of the Constitution in the English language.

Against an educational qualification, requiring every voter to be able to write his name and read any section of the Constitution in the English language.

Refund the debt—Yes.

Refund the debt—No.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code: such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State to be affixed, at the city of Sacramento, this the 7th day of October,
A. D. 1892.

H. K. Markham
Governor.

Attest:

S. C. Rice
Secretary of State.

187
Thanksgiving
Proclamation

1892
For Thanksgiving

2
10

16th
November

EXECUTIVE DEPARTMENT.
SACRAMENTO, CAL.

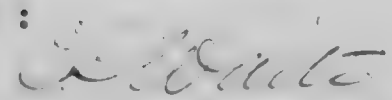
Thanksgiving Proclamation.

The President of the United States, in accordance with time-honored custom, having appointed Thursday the 24th day of the present month as a day of thanksgiving to God for His mercies and suppliance for His continued care and grace ; and as the people of this State have during the past year enjoyed great prosperity, I deem it most fitting that on the day designated by the President we should acknowledge the many blessings with which we have been surrounded; and I therefore recommend that said 24th day of November be observed by the people of this State generally as a day of rest and meditation, and that each in his own way give thanks for our continued prosperity and invoke divine guidance for the future.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State to be affixed at Sacramento this sixteenth day of November in the year of our Lord one thousand eight hundred and ninety two.


Governor

Attest :


Secretary of State.

Exco 1. 198

Proclamation

Premier No

13 County

of Ariz.

1892

ELECTION PROCLAMATION.

STATE OF CALIFORNIA,

EXECUTIVE DEPARTMENT.

WHEREAS, a general election, as required by law, was held in the State of California on Tuesday the 8th day of November, A. D. 1892 :

AND WHEREAS, the Board of Supervisors of the County of Inyo by order duly established an election precinct within said Inyo County known and designated as Cerro Gordo Election Precinct No. 13 ; and appointed John Thomas Inspector of Elections for said Precinct :

AND WHEREAS, John N. Yandell was duly nominated for the office of County Clerk, Recorder and Auditor of said Inyo County, in accordance with the provisions of Sections 1186 and 1187 of the Political Code :

AND WHEREAS, John Thomas, Inspector as aforesaid, has made affidavit that an election was prevented in said Cerro Gordo Precinct No. 13, Inyo County, by the loss or destruction of the ballots intended for that precinct, and has transmitted the same to me, in accordance with the provisions of Section 1201 of the Political Code :

AND WHEREAS, the said John N. Yandell, candidate for County Clerk, Recorder and Auditor as aforesaid, in accordance with the provisions of said Section 1201, has made application to me for an order for a new election in said precinct :

AND WHEREAS, the requirements of the statutes in such cases made and provided have in all respects been complied with ; and it being made my duty by law to order a new election in said precinct :

NOW THEREFORE, I, H. H. MARHAM, Governor of the State of California, do hereby give notice that an election will be held in said Cerro Gordo Precinct No. 13, Inyo County, State of California, on the thirteenth day of December, A. D. 1892, for all the officers who were to be voted for at said general election on said 8th day of November, A. D. 1892 in said Cerro Gordo Precinct No. 13, Inyo County, and whose names were printed upon the general ticket intended for said precinct at said general election.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title 4, Part 1 of the Penal Code, said rewards to be paid until the total to be hereafter expended for the purpose reaches the sum of ten thousand dollars.

IN WITNESS WHEREOF, I have here-
unto set my hand and caused
the great Seal of State to
be affixed at Sacramento
this twenty sixth day of
November, A. D. 1892.

Attest :

Secretary of State.

Proclamation 199

Not carried
at election held
November 8/92

I, _____ of the
SECRETARY OF STATE,
the Third day of
January A. D. 1893.

E. S. Hark

SECRETARY OF STATE

By

M. C. Horn

Recd

Page

EXECUTIVE DEPARTMENT.
SACRAMENTO, CAL.

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING.

WHEREAS, the Legislature at its 29th Session passed an Act entitled " An Act to provide for the issuance and sale of State Bonds to create a fund for the construction and furnishing by the Board of State Harbor Commissioners of a general ferry and passenger depot in the City and County of San Francisco ; to create a sinking fund for the payment of said bonds, and providing for the submission of this Act to a vote of the people " ;

AND WHEREAS, the Secretary of State of the State of California has certified under the great seal of State that said Act received the majority of all votes cast for and against it ;

NOW THEREFORE, I, H. H. MARKHAM, Governor of the State of California, in accordance with the provisions of Section 10 of said Act, do hereby make public proclamation that said Act has received the majority of the votes cast for and against it.

IN TESTIMONY WHEREOF, I have hereto set my hand and caused the Great Seal of State to be affixed at Sacramento this third day of January, A. D. 1893.


H. H. Markham
Governor.

Attest :

E. S. Smith
Secretary of State.

Proclamation 200

Binding vote
100 Centations
of the people

Truth day of
morrow 1853.
C. E. Haile
H. H. O'Connell

EXECUTIVE DEPARTMENT.
SACRAMENTO, CAL

S i r :

In accordance with the resolution of the Legislature of the State of California, I hereby inform you that at the general election in this State, held on the 8th day of November, A. D. 1892, an Act to ascertain an expression of the will of the people of the State of California upon the subject of the election of United States Senators, was submitted to the qualified voters of the State of California, and that the vote thereon was 187,987 in favor of the election of United States Senators by the direct vote of the people, and 13,342 against the election of such Senators by the direct vote of the people.

IN WITNESS WHEREOF, I have hereunto
set my hand and caused the Great
Seal of State to be affixed at
Sacramento this tenth day of
January, A. D. 1893.

W. H. Hunt

Governor.

Attest :

E. G. White
Secretary of State

Midwinter 201 air
Holiday Proclamation
@
Jan 16 1894

Filed in the Office of the

SECRETARY OF STATE.

on Sixteenth day of

January A. D. 1894.

Cliff Harte

by Wm H. Harte

EXECUTIVE DEPARTMENT,

SACRAMENTO, CAL.

TO ALL, TO WHOM THESE PRESENTS MAY COME, G r e e t i n g.

WHEREAS, The Opening exercises of the CALIFORNIA MIDWINTER INTERNATIONAL EXPOSITION are to be held in San Francisco on Saturady the twenty seventh day of January, A. D. 1894, and

WHEREAS, I am of the opinion that it is the desire of the people of the State and that it is to their interest that said opening day shall be made a legal holiday :

NOW THEREFORE, I, H. H. MARKHAM, Governor of the State of California, by virtue of the power in me vested, do hereby designate and set apart SATURDAY THE TWENTY SEVENTH DAY OF JANUARY, A. D. 1894 as a public holiday.

IN TESTIMONY WHEREOF, I have

hereunto set my hand and
caused the Great Seal of the
State of California to be
Affixed at the State Capitol,
on this the sixteenth day of
January, A. D. 1894.

.....
Governor.

Attest :

E. L. White

Secretary of State.

Thanksgiving 202
Proclamation.

1893.

Gov Mankham.

Filed in the office of
SECRETARY OF STATE
the Sixth day of

November A. D. 1893

E. L. Hark
SECRETARY OF STATE

By Wm. C. Howard
1893

Record Book

THANKSGIVING PROCLAMATION.

EXECUTIVE DEPARTMENT,
Sacramento, Nov. 6, 1893.

The Chief Executive of this Nation, has issued his Proclamation recommending Thursday, the 30th, inst. as a day of thanksgiving and praise. Therefore; as Governor of California, I recommend that the same day be set apart for the people of this State, to return their sincere thanks to God for the many blessings bestowed upon us.

During the past year, we have experienced financial disasters in common with the people of other States, but we should forget these in the memory of the many blessings enjoyed by us, which are not vouchsafed to mankind in other countries.

I earnestly recommend, that you set apart this day and in your own way, manifest your gratitude to the Creator for all his blessings; especially for the privilege of being an American citizen and a resident of the magnificent State of California.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of State to be affixed.



William Hall

Governor

E. L. White

Secretary of State.

LF 3670:1924

Proclamation

(Liforcia)

—1895—

Thanksgiving Proclamation.

State Historical and
Natural History Society.
DENVER, COLORADO.

MAR 8 - 1901

EXECUTIVE DEPARTMENT,

Sacramento, November 6, 1893.

The Chief Executive of this Nation has issued his Proclamation recommending Thursday, the Thirtieth instant, as a day of thanksgiving and praise. Therefore, as Governor of California, I recommend that the same day be set apart for the people of this State to return their sincere thanks to God for the many blessings bestowed upon us.

During the past year we have experienced financial disasters in common with the people of other States, but we should forget these in the memory of the many blessings enjoyed by us which are not vouchsafed to mankind in other countries.

I earnestly recommend that you set apart this day, and in your own way manifest your gratitude to the Creator for all His blessings, especially for the privilege of being an American citizen and a resident of the magnificent State of California.

NOV 8 - 1893
EXECUTIVE DEPARTMENT,

Sacramento, November 6, 1893.

The Chief Executive of this Nation has issued his Proclamation recommending Thursday, the Thirtieth instant, as a day of thanksgiving and praise. Therefore, as Governor of California, I recommend that the same day be set apart for the people of this State to return their sincere thanks to God for the many blessings bestowed upon us.

During the past year we have experienced financial disasters in common with the people of other States, but we should forget these in the memory of the many blessings enjoyed by us which are not vouchsafed to mankind in other countries.

I earnestly recommend that you set apart this day, and in your own way manifest your gratitude to the Creator for all His blessings, especially for the privilege of being an American citizen and a resident of the magnificent State of California.

IN WITNESS WHEREOF, I have hereunto set my hand
and caused the Great Seal of State to be affixed.



H. H. MARKHAM,
Governor.

Attest: E. G. WAITE,
Secretary of State.

3670-193.

1894 203

26

26

PROCLAMATION.

STATE OF CALIFORNIA,
EXECUTIVE DEPARTMENT,
SACRAMENTO, August 11, 1894.

WHEREAS, The Legislature of the State of California, at its thirtieth session, beginning on the second day of January, A.D. 1893, two thirds of all the members elected to each of the houses of said Legislature voting in favor thereof, proposed the following described amendments to the Constitution of the State of California, to wit:

AMENDMENT NUMBER ONE.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 8.

A resolution to propose to the people of the State of California an amendment to the Constitution of the State, amending section one of article two thereof, relative to the right of suffrage.

Section 1. Every native male citizen of the United States, every male person who shall have acquired the rights of citizenship under or by virtue of the Treaty of Guadalupe, and every male naturalized citizen thereof, who shall have become such ninety days prior to any election, of the age of twenty-one years, who shall have been resident of the State one year next preceding the election, and of the county in which he claims his vote ninety days, and in the election precinct thirty days, shall be entitled to vote at all elections which are now or may hereafter be authorized by law; *provided*, no native of China, no idiot, no insane person, no person convicted of any infamous crime, no person hereafter convicted of the embezzlement or misappropriation of public money, and no person who shall not be able to read the Constitution in the English language and write his name, shall ever exercise the privileges of an elector in this State; *provided*, that the provisions of this amendment relative to an educational qualification shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any person who shall be sixty years of age and upwards at the time this amendment shall take effect.

AMENDMENT NUMBER TWO.

SENATE CONSTITUTIONAL AMENDMENT No. 11.

A resolution proposing to the people of the State of California an amendment to section three of article eleven of the Constitution of the State of California, relating to the formation of new counties.

Section 3. The Legislature, by general and uniform laws, may provide for the formation of new counties; *provided*, however, that no new county shall be established which shall reduce any county to a population of less than eight thousand; nor shall a new county be formed containing a less population than five thousand; nor shall any line thereof pass within five miles of the county seat of any county proposed to be divided. Every county which shall be enlarged or created from territory taken from any other county or counties, shall be liable for a just proportion of the existing debts and liabilities of the county or counties from which such territory shall be taken.

AMENDMENT NUMBER THREE.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 7.

A resolution proposing an amendment to the Constitution of the State of California, by adding a new section to article thirteen of the said Constitution, to be numbered section twelve and three fourths (12¾), relating to revenue and taxation.

Section 12¾. Fruit and nut-bearing trees under the age of four years from the time of planting in orchard form, and grapevines under the age of three years from the time of planting in vineyard form, shall be exempt from taxation, and nothing in this article shall be construed as subjecting such trees and grapevines to taxation.

ute, provide for the disposition of real estate which shall hereafter be acquired by such aliens by descent or devise.

AMENDMENT NUMBER FIVE.

SENATE CONSTITUTIONAL AMENDMENT No. 17.

A resolution proposing to the people of the State of California an amendment to section seven, article eleven, of the Constitution of the State of California.

Section 7. City and county governments may be merged and consolidated into one municipal government, with one set of officers, and may be incorporated under general laws providing for the incorporation and organization of corporations for municipal purposes. The provisions of this Constitution applicable to cities, and also those applicable to counties, so far as not inconsistent or prohibited to cities, shall be applicable to such consolidated government.

AMENDMENT NUMBER SIX.

SENATE CONSTITUTIONAL AMENDMENT No. 7.

A resolution to propose to the people of the State of California an amendment to the Constitution of the State, amending section nine of article thirteen thereof, relative to the election of a State Board of Equalization.

Section 9. A State Board of Equalization, consisting of one member from each congressional district in this State, shall be elected by the qualified electors of their respective districts, at the first general election to be held after the adoption of this amendment, and at each general election every four years, whose term of office shall be for four years, whose duty it shall be to equalize the valuation of the taxable property in the several counties of the State for the purposes of taxation. The Controller of State shall be ex officio a member of the Board. The Boards of Supervisors of the several counties of the State shall constitute Boards of Equalization for their respective counties whose duty it shall be to equalize the valuation of the taxable property in the county for the purpose of taxation; *provided*, such State and County Boards of Equalization are hereby authorized and empowered, under such rules of notice as the County Boards may prescribe as to the county assessments, and under such rules of notice as the State Board may prescribe as to the action of the State Board, to increase or lower the entire assessment roll, or any assessment contained therein, so as to equalize the assessment of the property contained in said assessment roll, and make the assessment conform to the true value in money of the property contained in said roll; *provided*, that no Board of Equalization shall raise any mortgage, deed of trust, contract, or other obligation by which a debt is secured, money, or solvent credits, above its face value. The State Board of Equalization elected in eighteen hundred and ninety-four shall continue in office until their successors, as herein provided for, shall be elected and shall qualify.

AMENDMENT NUMBER SEVEN.

SENATE CONSTITUTIONAL AMENDMENT No. 16.

A resolution to propose to the people of the State of California an amendment to article thirteen of the Constitution, section one, in relation to revenue and taxation.

Section 1. All property in the State, not exempt under the laws of the United States, shall be taxed in proportion to its value, to be ascertained as provided by law. The word "property," as used in this article and section, is hereby declared to include monies, credits, bonds, stocks, dues, franchises, and all other matters and things, real, personal, and mixed, capable of private ownership; *provided*, that property used for free public libraries and free museums growing crops, property used exclusively for public use, and such as may belong to the United States, this State, or to any county or municipality, or to any corporation within this State, shall be exempt from taxation. The laws

of the University of California, and the Professor of Pedagogy therein, and the Principals of the State Normal Schools, shall constitute the State Board of Education, and shall compile, or caused to be compiled, and adopt, a uniform series of text-books for use in the common schools throughout the State. The State Board may cause such text-books, when adopted, to be printed and published by the Superintendent of State Printing, at the State Printing Office, and when so printed and published, to be distributed and sold at the cost price of printing, publishing, and distributing the same. The text-books so adopted shall continue in use not less than four years; and said State Board shall perform such other duties as may be prescribed by law. The Legislature shall provide for a Board of Education in each county in the State. The County Superintendents and the County Boards of Education shall have control of the examination of teachers and the granting of teachers' certificates within their respective jurisdictions.

AMENDMENT NUMBER NINE.

SENATE CONSTITUTIONAL AMENDMENT No. 20.

An Act to submit to the people of the State of California an amendment to section twenty-three of article four of the Constitution of the State of California.

Section 23. The members of the Legislature shall receive, in full payment for their services, the sum of one thousand (\$1,000) dollars, and mileage not to exceed ten cents per mile, and for contingent expenses not to exceed twenty-five dollars, for each session, to be paid out of the public treasury. No increase in compensation or mileage shall take effect during the term for which the members of either house shall have been elected, and the pay of no attaché shall be increased after he is elected or appointed.

NOW THEREFORE, Pursuant to the provisions of the Constitution, and an Act of the Legislature entitled "An Act to provide for the submission of proposed amendments to the Constitution of the State of California to the qualified electors for their approval," approved March 7, A.D. 1893, viz.:

"Section 1. Whenever the Legislature shall propose any amendment or amendments to the Constitution of this State, which amendment or amendments shall have been passed in the manner and form required by section one of article eighteen of the Constitution, and no other mode is provided by law for the submission of such amendment or amendments to the people for their approval, it shall be the duty of the Governor to advertise such proposed amendment or amendments in at least four newspapers of general circulation in this State, for three months next preceding the next general election. One of said newspapers must be published at the city of Sacramento, and two at the city of San Francisco; and in issuing his proclamation for an election at which any amendment or amendments to the Constitution are to be voted upon, he shall include such amendment or amendments therein, and he shall designate them by numbers, in the order in which they have been proposed."

The said amendments are submitted to be separately voted upon by ballot by the qualified electors of the State, on

Tuesday, November 6th, A.D. 1894.

Each ballot used at such election must contain, printed thereon, the words:

Assembly Constitutional Amendment Number Eight.	(Yes.)	(No.)
Senate Constitutional Amendment Number Fourteen.	(Yes.)	(No.)
Assembly Constitutional Amendment Number Seven.	(Yes.)	(No.)
Assembly Constitutional Amendment Number Twelve.	(Yes.)	(No.)
Senate Constitutional Amendment Number Seventeen.	(Yes.)	(No.)

beginning on the second day of January, A.D. 1893, two thirds of all the members elected to each of the houses of said Legislature voting in favor thereof, proposed the following described amendments to the Constitution of the State of California, to wit:

AMENDMENT NUMBER ONE.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 8.

A resolution to propose to the people of the State of California an amendment to the Constitution of the State, amending section one of article two thereof, relative to the right of suffrage.

Section 1. Every native male citizen of the United States, every male person who shall have acquired the rights of citizenship under or by virtue of the Treaty of Queretaro, and every male naturalized citizen thereof, who shall have become such ninety days prior to any election, of the age of twenty-one years, who shall have been resident of the State one year next preceding the election, and of the county in which he claims his vote ninety days, and in the election precinct thirty days, shall be entitled to vote at all elections which are now or may hereafter be authorized by law; *provided*, no native of China, no idiot, no insane person, no person convicted of any infamous crime, no person hereafter convicted of the embezzlement or misappropriation of public money, and no person who shall not be able to read the Constitution in the English language and write his name, shall ever exercise the privileges of an elector in this State; *provided*, that the provisions of this amendment relative to an educational qualification shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any person who shall be sixty years of age and upwards at the time this amendment shall take effect.

AMENDMENT NUMBER TWO.

SENATE CONSTITUTIONAL AMENDMENT No. 11.

A resolution proposing to the people of the State of California an amendment to section three of article eleven of the Constitution of the State of California, relating to the formation of new counties.

Section 3. The Legislature, by general and uniform laws, may provide for the formation of new counties; *provided*, however, that no new county shall be established which shall reduce any county to a population of less than eight thousand; nor shall a new county be formed containing a less population than five thousand; nor shall any line thereof pass within five miles of the county seat of any county proposed to be divided. Every county which shall be enlarged or created from territory taken from any other county or counties, shall be liable for a just proportion of the existing debts and liabilities of the county or counties from which such territory shall be taken.

AMENDMENT NUMBER THREE.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 7.

A resolution proposing an amendment to the Constitution of the State of California, by adding a new section to article thirteen of the said Constitution, to be numbered section twelve and three fourths (12 $\frac{3}{4}$), relating to revenue and taxation.

Section 12 $\frac{3}{4}$. Fruit and nut-bearing trees under the age of four years from the time of planting in orchard form, and grapevines under the age of three years from the time of planting in vineyard form, shall be exempt from taxation, and nothing in this article shall be construed as subjecting such trees and grapevines to taxation.

AMENDMENT NUMBER FOUR.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 12.

A resolution proposing to the people of the State of California an amendment to section seventeen, article one, of the Constitution of the State of California.

Section 17. Foreigners of the white race, or of African descent, eligible to become citizens of the United States under the naturalization laws thereof, while bona fide residents of this State, shall have the same rights in respect to the acquisition, possession, enjoyment, transmission, and inheritance of all property, other than real estate, as native born citizens; *provided*, that such aliens owning real estate at the time of the adoption of this amendment may remain such owners; and *provided* further, that the Legislature may, by stat-

SENATE CONSTITUTIONAL AMENDMENT No. 17.

A resolution proposing to the people of the State of California an amendment to section seven, article eleven, of the Constitution of the State of California.

Section 7. City and county governments may be merged and consolidated into one municipal government, with one set of officers, and may be incorporated under general laws providing for the incorporation and organization of corporations for municipal purposes. The provisions of this Constitution applicable to cities, and also those applicable to counties, so far as not inconsistent or prohibited to cities, shall be applicable to such consolidated government.

AMENDMENT NUMBER SIX.

SENATE CONSTITUTIONAL AMENDMENT No. 7.

A resolution to propose to the people of the State of California an amendment to the Constitution of the State, amending section nine of article thirteen thereof, relative to the election of a State Board of Equalization.

Section 9. A State Board of Equalization, consisting of one member from each congressional district in this State, shall be elected by the qualified electors of their respective districts, at the first general election to be held after the adoption of this amendment, and at each general election every four years, whose term of office shall be for four years, whose duty it shall be to equalize the valuation of the taxable property in the several counties of the State for the purposes of taxation. The Controller of State shall be ex officio a member of the Board. The Boards of Supervisors of the several counties of the State shall constitute Boards of Equalization for their respective counties whose duty it shall be to equalize the valuation of the taxable property in the county for the purpose of taxation; *provided*, such State and County Boards of Equalization are hereby authorized and empowered, under such rules of notice as the County Boards may prescribe as to the county assessments, and under such rules of notice as the State Board may prescribe as to the action of the State Board, to increase or lower the entire assessment roll, or any assessment contained therein, so as to equalize the assessment of the property contained in said assessment roll, and make the assessment conform to the true value in money of the property contained in said roll; *provided*, that no Board of Equalization shall raise any mortgage, deed of trust, contract, or other obligation by which a debt is secured, money, or solvent credits, above its face value. The State Board of Equalization elected in eighteen hundred and ninety-four shall continue in office until their successors, as herein provided for, shall be elected and shall qualify.

AMENDMENT NUMBER SEVEN.

SENATE CONSTITUTIONAL AMENDMENT No. 16.

A resolution to propose to the people of the State of California an amendment to article thirteen of the Constitution, section one, in relation to revenue and taxation.

Section 1. All property in the State, not exempt under the laws of the United States, shall be taxed in proportion to its value, to be ascertained as provided by law. The word "property," as used in this article and section, is hereby declared to include moneys, credits, bonds, stocks, dues, franchises, and all other matters and things, real, personal, and mixed, capable of private ownership; *provided*, that property used for free public libraries and free museums growing crops, property used exclusively for public schools, and such as may belong to the United States, this State, or to any county or municipal corporation within this State, shall be exempt from taxation. The Legislature may provide, except in case of credits secured by mortgage or trust deed, for a deduction from credits of debts due to bona fide residents of this State.

AMENDMENT NUMBER EIGHT.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 31.

A resolution to propose to the people of the State of California an amendment to section seven (7) of article nine (IX) of the Constitution of the State of California, by increasing the number of members constituting the State Board of Education, by adding thereto the President and Professor of Pedagogics of the University of California.

Section 7. The Governor, the Superintendent of Public Instruction, the President

of the State Board of Education, shall be for use in the common schools throughout the State. The State Board may cause such text-books, when adopted, to be printed and published by the Superintendent of State Printing, at the State Printing Office, and when so printed and published, to be distributed and sold at the cost price of printing, publishing, and distributing the same. The text-books so adopted shall continue in use not less than four years; and said State Board shall perform such other duties as may be prescribed by law. The Legislature shall provide for a Board of Education in each county in the State. The County Superintendents and the County Boards of Education shall have control of the examination of teachers and the granting of teachers' certificates within their respective jurisdictions.

AMENDMENT NUMBER NINE.

SENATE CONSTITUTIONAL AMENDMENT No. 20.

An Act to submit to the people of the State of California an amendment to section twenty-three of article four of the Constitution of the State of California.

Section 23. The members of the Legislature shall receive, in full payment for their services, the sum of one thousand (\$1,000) dollars, and mileage not to exceed ten cents per mile, and for contingent expenses not to exceed twenty-five dollars, for each session, to be paid out of the public treasury. No increase in compensation or mileage shall take effect during the term for which the members of either house shall have been elected, and the pay of no attaché shall be increased after he is elected or appointed.

NOW THEREFORE, Pursuant to the provisions of the Constitution, and an Act of the Legislature entitled "An Act to provide for the submission of proposed amendments to the Constitution of the State of California to the qualified electors for their approval," approved March 7, A.D. 1893, viz.:

"Section 1. Whenever the Legislature shall propose any amendment or amendments to the Constitution of this State, which amendment or amendments shall have been passed in the manner and form required by section one of article eighteen of the Constitution, and no other mode is provided by law for the submission of such amendment or amendments to the people for their approval, it shall be the duty of the Governor to advertise such proposed amendment or amendments in at least four newspapers of general circulation in this State, for three months next preceding the next general election. One of said newspapers must be published at the city of Sacramento, and two at the city of San Francisco; and in issuing his proclamation for an election at which any amendment or amendments to the Constitution are to be voted upon, he shall include such amendment or amendments therein, and he shall designate them by numbers in the order in which they have been proposed."

The said amendments are submitted to be separately voted upon by ballot by the qualified electors of the State, on

Tuesday, November 6th, A. D. 1894.

Each ballot used at such election must contain, printed thereon, the words:

Assembly Constitutional Amendment Number Eight.	Yes.	No.
Senate Constitutional Amendment Number Fourteen.	Yes.	No.
Assembly Constitutional Amendment Number Seven.	Yes.	No.
Assembly Constitutional Amendment Number Twelve.	Yes.	No.
Senate Constitutional Amendment Number Seventeen.	Yes.	No.
Senate Constitutional Amendment Number Seven.	Yes.	No.
Senate Constitutional Amendment Number Sixteen.	Yes.	No.
Assembly Constitutional Amendment Number Thirty-one.	Yes.	No.
Senate Constitutional Amendment Number Twenty.	Yes.	No.

Witness my hand and the Great Seal of the State, affixed at Sacramento, the day and year first above written.

[SEAL.]

H. H. MARKHAM,
Governor.

Attest:

E. G. WAITE,
Secretary of State.

LF 3670-194

204

Eighteenth
June
C. E. Wain
W. H. Brown

P R O C L A M A T I O N.

-----●-----

June 18, 1894.

Having been officially notified by the Trustees of the
• Preston School of Industry, • located at or near Lone City in
the County of Amador, State of California, that the said institu-
tion will be in readiness for the proper reception of inmates
by the first day of July, A. D. 1894, in accordance with Section
23, Chapter 103 of the Statutes of California, passed at the
28th session of the Legislature in 1889,

I, H. H. Markham, Governor of the State of California, do
hereby make public proclamation of that fact.

Therefore, on and after said first day of July, A. D. 1894,
it shall be lawful for said Board of Trustees to receive into
its care and guardianship infants between the ages of eight and
eighteen years committed to its custody to be cared for according
to law.

EXECUTIVE DEPARTMENT.

SACRAMENTO, CAL.



IN TESTIMONY WHEREOF, I have

hereto set my hand and
caused the Great Seal of the
State to be affixed at
Sacramento this eighteenth
day of June in the year of
our Lord one thousand eight
hundred and ninety four.

H. W. Haverham

Governor of the State
of California.

By the Governor.

Attest :

E. S. Dwyer

Secretary of State.

1860 3 195.

205

third
October
C. G. Stack.
N. H. Brown.

See

ELECTION PROCLAMATION.

NOVEMBER 6, 1894.

ELECTION PROCLAMATION.

STATE OF CALIFORNIA,)
EXECUTIVE DEPARTMENT. }

Notice is hereby given that a general election will be held throughout the State of California on **Tuesday, the sixth day of November, A. D. 1894**, when the following officers will be elected, namely:

Governor.

Lieutenant-Governor.

Secretary of State.

Controller.

Treasurer.

Attorney-General.

Surveyor-General.

Clerk of the Supreme Court.

Superintendent of Public Instruction.

Superintendent of State Printing.

Also, **seven Representatives to the Congress of the United States:** being one Representative from each Congressional District.

Also, **three Railroad Commissioners:** being one Railroad Commissioner from each Railroad District.

Also, **four members of the State Board of Equalization:** being one member from each State Board of Equalization District.

Also, **two Associate Justices of the Supreme Court,** full term.

Also, **one Associate Justice of the Supreme Court,** for the unexpired term ending January, 1899.

Also, four Judges of the Superior Court in and for the City and County of San Francisco.

Also, two Judges of the Superior Court in and for the following counties: Alameda, Los Angeles, and Fresno.

Also, one Judge of the Superior Court in and for each of the following counties: Riverside, Kings, Madera, and San Bernardino, *and of Santa Cruz.*

Also, one Judge of the Superior Court in and for the county of Amador, for the unexpired term ending January, 1897; vice John F. Davis, appointed.

Also, one Judge of the Superior Court in and for the county of Santa Cruz, for the unexpired term ending January, 1897; vice James H. Logan, appointed.

Also, one State Senator from each of the following Senatorial Districts: Second, Fourth, Sixth, Eighth, Tenth, Twelfth, Fourteenth, Sixteenth, Eighteenth, Twentieth, Twenty-second, Twenty-fourth, Twenty-sixth, Twenty-eighth, Thirtieth, Thirty-second, Thirty-fourth, Thirty-sixth, Thirty-eighth, and Fortieth.

Also, one Member of the Assembly from each Assembly District.

Also at said election, Amendments to the Constitution of the State, submitted by the Legislature at its last regular session, numbered as hereinafter specified, will be voted upon by the electors of said State, namely:

AMENDMENT NUMBER ONE (Assembly Constitutional Amendment No. 8) —

A resolution to propose to the people of the State of California an amendment to the Constitution of the State, amending section one of article two thereof, relative to the right of suffrage.

AMENDMENT NUMBER TWO (Senate Constitutional Amendment No. 14) —

A resolution proposing to the people of the State of California an amendment to section three of article eleven of the Constitution of the State of California, relating to the formation of new counties.

AMENDMENT NUMBER THREE (Assembly Constitutional Amendment No. 7) —

A resolution proposing an amendment to the Constitution of the State of California, by adding a new section to article thir-

teen of said Constitution, to be numbered section twelve and three fourths ($12\frac{3}{4}$), relating to revenue and taxation.

AMENDMENT NUMBER FOUR (Assembly Constitutional Amendment No. 12) —

A resolution proposing to the people of the State of California an amendment to section seventeen, article one, of the Constitution of the State of California, relating to who may acquire property in this State.

AMENDMENT NUMBER FIVE (Senate Constitutional Amendment No. 17) —

A resolution proposing to the people of the State of California an amendment to section seven, article eleven, of the Constitution of the State of California, relating to consolidation of city and county governments.

AMENDMENT NUMBER SIX (Senate Constitutional Amendment No. 7) —

A resolution to propose to the people of the State of California an amendment to the Constitution of the State, amending section nine, of article thirteen thereof, relative to the election of a State Board of Equalization.

AMENDMENT NUMBER SEVEN (Senate Constitutional Amendment No. 16) —

A resolution to propose to the people of the State of California, an amendment to article thirteen of the Constitution, section one, in relation to revenue and taxation.

AMENDMENT NUMBER EIGHT (Assembly Constitutional Amendment No. 31) —

A resolution to propose to the people of the State of California an amendment to section seven of article nine of the Constitution of the State of California, by increasing the number of members constituting the State Board of Education, by adding thereto the President and Professor of Pedagogics of the University of California.

AMENDMENT NUMBER NINE (Senate Constitutional Amendment No. 20) —

An Act to submit to the people of the State of California an amendment to section twenty-three of article four of the Constitution of the State of California, relating to pay of members of the Legislature.

Each amendment shall be voted upon separately from the others, by ballot, at the next general election, to be held on Tuesday, the sixth day of November, A.D. 1894.

Each ballot used at such election must contain, printed thereon, the words:

Assembly Constitutional Amendment No. 8. (Right of Suffrage.)	{ YES. NO.
Senate Constitutional Amendment No. 14. (Manner of forming New Counties.)	{ YES. NO.
Assembly Constitutional Amendment No. 7. (Exempting from Taxation Young Fruit and Nut Bearing Trees and Grapevines.)	{ YES. NO.
Assembly Constitutional Amendment No. 12. (Right of Acquiring Property in this State.)	{ YES. NO.
Senate Constitutional Amendment No. 17. (Consolidation of City and County Governments.)	{ YES. NO.
Senate Constitutional Amendment No. 7. (Increasing Number of Members of the State Board of Equalization.)	{ YES. NO.
Senate Constitutional Amendment No. 16. (Exempting from Taxation Property used for Free Public Libraries and Free Museums.)	{ YES. NO.
Assembly Constitutional Amendment No. 31. (Increasing Number of Members of the State Board of Education.)	{ YES. NO.
Senate Constitutional Amendment No. 20. (Increasing Pay of Members of Legislature.)	{ YES. NO.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State to be affixed, at the city of Sacramento, this the fourth day of October,
A. D. 1894.

J. M. Thompson
Governor.

Attest:

E. L. White
Secretary of State.

[F 5610 190]

Proclamation for
advertising the ²⁰⁶
proposed amendments
to the Constitution
August 4. 1894.

(See Record Union)

Bowditch
August
E. G. Haile
W. H. Strong

(Faint, illegible text)

AMENDMENT NUMBER ONE.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 8.

A resolution to propose to the people of the State of California an amendment to the Constitution of the State, amending section one of article two thereof, relative to the right of suffrage.

Section 1. Every native male citizen of the United States, every male person who shall have acquired the rights of citizenship under or by virtue of the Treaty of Queretaro, and every male naturalized citizen thereof, who shall have become such ninety days prior to any election, of the age of twenty-one years, who shall have been resident of the State one year next preceding the election, and of the county in which he claims his vote ninety days, and in the election precinct thirty days, shall be entitled to vote at all elections which are now or may hereafter be authorized by law; *provided*, no native of China, no idiot, no insane person, no person convicted of any infamous crime, no person hereafter convicted of the embezzlement or misappropriation of public money, and no person who shall not be able to read the Constitution in the English language and write his name, shall ever exercise the privileges of an elector in this State; *provided*, that the provisions of this amendment relative to an educational qualification shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any person who shall be sixty years of age and upwards at the time this amendment shall take effect.

AMENDMENT NUMBER TWO.

SENATE CONSTITUTIONAL AMENDMENT No. 14.

A resolution proposing to the people of the State of California an amendment to section three of article eleven of the Constitution of the State of California, relating to the formation of new counties.

Section 3. The Legislature, by general and uniform laws, may provide for the formation of new counties; *provided*, however, that no new county shall be established which shall reduce any county to a population of less than eight thousand; nor shall a new county be formed containing a less population than five thousand; nor shall any line thereof pass within five miles of the county seat of any county proposed to be divided. Every county which shall be enlarged or created from territory taken from any other county or counties, shall be liable for a just proportion of the existing debts and liabilities of the county or counties from which such territory shall be taken.

AMENDMENT NUMBER THREE.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 7.

A resolution proposing an amendment to the Constitution of the State of California, by adding a new section to article thirteen of the said Constitution, to be numbered section twelve and three fourths (12¾), relating to revenue and taxation.

Section 12¾. Fruit and nut-bearing trees under the age of four years from the time of planting in orchard form, and grapevines under the age of three years from the time of planting in vineyard form, shall be exempt from taxation, and nothing in this article shall be construed as subjecting such trees and grapevines to taxation.

AMENDMENT NUMBER FOUR.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 12.

A resolution proposing to the people of the State of California an amendment to section seventeen, article one, of the Constitution of the State of California.

Section 17. Foreigners of the white race, or of African descent, eligible to become citizens of the United States under the naturalization laws thereof, while bona fide residents of this State, shall have the same rights in respect to the acquisition, possession, enjoyment, transmission, and inheritance of all property, other than real estate, as native born citizens; *provided*, that such aliens owning real estate at the time of the adoption of this amendment

tion of the State of California.

Section 7. City and county governments may be merged and consolidated into one municipal government, with one set of officers, and may be incorporated under general laws providing for the incorporation and organization of corporations for municipal purposes. The provisions of this Constitution applicable to cities, and also those applicable to counties, so far as not inconsistent or prohibited to cities, shall be applicable to such consolidated government.

AMENDMENT NUMBER SIX.

SENATE CONSTITUTIONAL AMENDMENT No. 7.

A resolution to propose to the people of the State of California an amendment to the Constitution of the State, amending section nine of article thirteen thereof, relative to the election of a State Board of Equalization.

Section 9. A State Board of Equalization, consisting of one member from each congressional district in this State, shall be elected by the qualified electors of their respective districts, at the first general election to be held after the adoption of this amendment, and at each general election every four years, whose term of office shall be for four years, whose duty it shall be to equalize the valuation of the taxable property in the several counties of the State for the purposes of taxation. The Controller of State shall be ex officio a member of the Board. The Boards of Supervisors of the several counties of the State shall constitute Boards of Equalization for their respective counties, whose duty it shall be to equalize the valuation of the taxable property in the county for the purpose of taxation; *provided*, such State and County Boards of Equalization are hereby authorized and empowered, under such rules of notice as the County Boards may prescribe as to the county assessments, and under such rules of notice as the State Board may prescribe as to the action of the State Board, to increase or lower the entire assessment roll, or any assessment contained therein, so as to equalize the assessment of the property contained in said assessment roll, and make the assessment conform to the true value in money of the property contained in said roll; *provided*, that no Board of Equalization shall raise any mortgage, deed of trust, contract, or other obligation by which a debt is secured, money, or solvent credits, above its face value. The State Board of Equalization elected in eighteen hundred and ninety-four shall continue in office until their successors, as herein provided for, shall be elected and shall qualify.

AMENDMENT NUMBER SEVEN.

SENATE CONSTITUTIONAL AMENDMENT No. 16.

A resolution to propose to the people of the State of California an amendment to article thirteen of the Constitution, section one, in relation to revenue and taxation.

Section 1. All property in the State, not exempt under the laws of the United States, shall be taxed in proportion to its value, to be ascertained as provided by law. The word "property," as used in this article and section, is hereby declared to include monies, credits, bonds, stocks, dues, franchises, and all other matters and things, real, personal, and mixed, capable of private ownership; *provided*, that property used for free public libraries and free museums growing crops, property used exclusively for public schools, and such as may belong to the United States, this State, or to any county or municipal corporation within this State, shall be exempt from taxation. The Legislature may provide, except in case of credits secured by mortgage or trust deed, for a deduction from credits of debts due to bona fide residents of this State.

AMENDMENT NUMBER EIGHT.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 31.

A resolution to propose to the people of the State of California an amendment to section seven (7) of article nine (IX) of the Constitution of the State of California, by increasing the number of members constituting the State Board of Education, by

text-books, when adopted, to be printed and published by the Superintendent of State Printing, at the State Printing Office, and when so printed and published, to be distributed and sold at the cost price of printing, publishing, and distributing the same. The text-books so adopted shall continue in use not less than four years; and said State Board shall perform such other duties as may be prescribed by law. The Legislature shall provide for a Board of Education in each county in the State. The County Superintendents and the County Boards of Education shall have control of the examination of teachers and the granting of teachers' certificates within their respective jurisdictions.

AMENDMENT NUMBER NINE.

SENATE CONSTITUTIONAL AMENDMENT No. 20.

An Act to submit to the people of the State of California an amendment to section twenty-three of article four of the Constitution of the State of California.

Section 23. The members of the Legislature shall receive, in full payment for their services, the sum of one thousand (\$1,000) dollars, and mileage not to exceed ten cents per mile, and for contingent expenses not to exceed twenty-five dollars, for each session, to be paid out of the public treasury. No increase in compensation or mileage shall take effect during the term for which the members of either house shall have been elected, and the pay of no attaché shall be increased after he is elected or appointed.

NOW THEREFORE, Pursuant to the provisions of the Constitution, and an Act of the Legislature entitled "An Act to provide for the submission of proposed amendments to the Constitution of the State of California to the qualified electors for their approval," approved March 7, A.D. 1883, viz:

"Section 1. Whenever the Legislature shall propose any amendment or amendments to the Constitution of this State, which amendment or amendments shall have been passed in the manner and form required by section one of article eighteen of the Constitution, and no other mode is provided by law for the submission of such amendment or amendments to the people for their approval, it shall be the duty of the Governor to advertise such proposed amendment or amendments in at least four newspapers of general circulation in this State, for three months next preceding the next general election. One of said newspapers must be published at the city of Sacramento, and two at the city of San Francisco; and in issuing his proclamation for an election at which any amendment or amendments to the Constitution are to be voted upon, he shall include such amendment or amendments therein, and he shall designate them by numbers, in the order in which they have been proposed."

The said amendments are submitted to be separately voted upon by ballot by the qualified electors of the State, on

Tuesday, November 6th, A.D. 1894.

Each ballot used at such election must contain, printed thereon, the words:

Assembly Constitutional Amendment Number Eight.	(Yes.) (No.)
Senate Constitutional Amendment Number Fourteen.	(Yes.) (No.)
Assembly Constitutional Amendment Number Seven.	(Yes.) (No.)
Assembly Constitutional Amendment Number Twelve.	(Yes.) (No.)
Senate Constitutional Amendment Number Seventeen.	(Yes.) (No.)
Senate Constitutional Amendment Number Seven.	(Yes.) (No.)
Senate Constitutional Amendment Number Sixteen.	(Yes.) (No.)
Assembly Constitutional Amendment Number Thirty-one.	(Yes.) (No.)
Senate Constitutional Amendment Number Twenty.	(Yes.) (No.)

Witness my hand and the Great Seal of the State, the day and year first written.

Attest:

E. J. White
Secretary of State

H. J. Hancock
(Governor.)

[F3670.197]

Proclamation.
207
Thanksgiving Day
1894.

Filed
the ^{3rd} ~~third~~
of ~~November~~
at ~~Wash~~ Wash
D. C. ~~Wm H. Everett~~
by ~~John~~ John

Thanksgiving Proclamation.

In accordance with established custom, I proclaim Thursday the twenty ninth day of November as Thanksgiving Day ; and in keeping with the spirit which gave it birth, the memories it revives and cherishes, let this day mark the altruism of our well-favored State. Let us dedicate the day to hospitality and charity. Let the family reunion be characterized by peace and good will. Forget not the wanderer and the stranger, but let them feel the influence of generous deeds and be welcome participants in our happiness and prosperity.

In witness whereof, I have hereto set my hand and caused the great seal of State to be hereto affixed this third day of November, A. D. 1834.

H. H. Van Chen

Governor.

Attest :

Albert H. H. H.
Secretary of State.



[F 56 10 19 1A]

California
The region
1891

Executive Department,
Sacramento, Cal.

Thanksgiving Proclamation.

State Historical and
Natural History Society
DENVER, COLORADO
MAR 8 5 1901

In accordance with established custom, I proclaim
Thursday, the twenty-ninth day of December, 1894, as
Thanksgiving Day; and in keeping with the spirit which
gave it birth, the memories which it revives and cherishes, let
this day mark the altitudinal of our well-favored State. Let
us dedicate the day to hospitality and charity. Let the family
reunion be characterized by peace and good will. Forget not
the wanderer and the stranger, but let them feel the influence
of generous deeds and be welcome participants in our happiness
and prosperity.

In Testimony Whereof, I have hereunto set my
hand and caused the Great Seal of the
State to be affixed at Sacramento this
third day of December in the year of our



Thanksgiving Proclamation.

MAR 8 1894

Historical and
Natural History Society
Denver, Colorado

In accordance with established custom, I proclaim Thursday, the twenty-ninth day of November, 1894, as Thanksgiving Day; and in keeping with the spirit which gave it birth, the memories which it revives and cherishes, let this day mark the altruism of our well-favored State. Let us dedicate the day to hospitality and charity. Let the family reunion be characterized by peace and good will. Forget not the wanderer and the stranger, but let them feel the influence of generous deeds and be welcome participants in our happiness and prosperity.

In Testimony Whereof, I have hereunto set my hand and caused the Great Seal of the State to be affixed at Sacramento, this third day of November, in the year of our Lord one thousand eight hundred and ninety-four.



Attest Albert Earl,
Secretary of State

H. H. Markham,
Governor of State of California.

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Formal Demand
of Robert L. Hargrove
upon the Governor of
the State of California
to issue a Proclamation
calling for the election
of a Superior Judge
in the County of ~~Madura~~
on the 6th day of November,
1894.

TO HIS EXCELLENCY, H. H. MARKHAM, GOVERNOR OF THE STATE
OF CALIFORNIA.

Sir; Whereas the Honorable W. M. Conley, Judge of the Superior Court of the County of Madera was at a special election held in the county of Madera on the 16th. day of May, 1893, elected Judge of the Superior Court of the county of Madera; said election being held pursuant to the statute creating the county of Madera; and whereas said Honorable W.M. Conley was commissioned by you, as Governor of the State of California, on the 23rd. day of May 1893 to hold said office for the time provided by law; and whereas I, the undersigned a citizen and elector of the county of Madera have been regularly nominated as a candidate for the office of Superior Judge of the county of Madera for the long term commencing on the first Monday after the first day of January, 1895, by a convention of a political party holding at least three per cent. of the votes cast in the precincts ~~in the~~ composing said county of Madera, at the last general election, now therefore I hereby demand of you the said Governor of the state of California in the interests of myself as such candidate and elector and in the interest of all the electors of Madera County that you issue an election proclamation under your hand and the great seal of the state, containing the matters required by law and that in such proclamation you call for the election of a Superior Judge for said county of Madera, to be held on the first Tuesday after the first day of November , 1894, for the long term of said office, commencing on the first day of January, 1895, and that you transmit a copy thereof to the Board of Supervisors of Madera County at least thirty days before such

REPORT MADE TO ALLEGRIA CO., LIVERMORE, CALIF. 1907

I, H.H. Markham Governor of the State of California, do hereby certify, that the above and aforesaid demand, was personally served upon me, this day of September A.D. 1894, and in reply to said demand, I do hereby refuse to issue or cause to be issued a proclamation calling for the Election of A Superior Judge of Madera County as set forth in said demand, other~~wise~~-wise, or at all; and I do hereby say that I will not issue or cause to be issued, a proclamation of any kind, calling for the election of a Superior Judge of Madera County, at the forth-coming general election.
State

And I further ~~certify~~ that the reason why I refuse to issue or cause to be issued, the said proclamation, is because the Act of the Legislature creating the County of Madera, entitled, "An act to create the County of Madera, to define the boundaries thereof, to determine the County Seat, and to provide for its organization, and election of officers and to classify said County" Approved March 11th 1893, provided that the first Superior Judge of said County elected, should hold office, until the first Monday, after the first day of January A.D. 1897.

Very respectfully,

.....

election. This demand is made to the end that the question of the time of election of a Superior Judge of the County of Madera may be speedily and finally determined.

Respectfully,

Robert L. Hargrove

2F3870 am

1895-209

Proclamation.

Executive Department.

State of California.

Sacramento, October 22, 1892.

To the people of the State of California:

SPENCER G. MILLARD, Lieutenant-Governor of the State of California, died yesterday at 11:22 o'clock P. M., at Los Angeles, and it becomes my mournful duty to announce the distressing fact to his fellow countrymen.

In memory of the deceased, the several State Departments in the city of Sacramento are requested to be closed at 10 o'clock A. M. to-morrow, to enable such State officials and their employees, as desire, to attend the funeral ceremonies; and it is

Ordered, That the National Flag be displayed at half-mast upon all public buildings of the State; and that the said State Departments be draped in mourning for the period of thirty days, and that the usual appropriate military honors be rendered.

JAMES H. BUDD, GOVERNOR.

36 8 100

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Executive Department,

SACRAMENTO, CAL.

Thanksgiving Proclamation.

In accordance with long established custom, now strengthened and sanctioned by Legislative enactment, I, James H. Budd, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of said State, and in consonance with a like proclamation of the President of the United States, do hereby proclaim Thursday, the Twenty-eighth day of December, as Thanksgiving Day.

This day, essentially American, originating with the early settlers of New England, in grateful remembrance for manifold blessings, has been adopted and continued by nearly every State in the Union, as a time set apart for the reunion of families, the exercise of charitable deeds, and the doing of generous acts. Both as a Nation and as a State we have much to be thankful for, and it befits us to testify our gratitude therefor, by assembling in our respective places of worship, there to express our thanks for the blessings we have as a people received.

In the midst of enjoyments and pleasures, forget not the stranger and the wanderer, but let the day be marked as one of generous hospitality, impressing our hearts with the reality and truthfulness which should characterize Thanksgiving Day.

In Witness Whereof, I have hereunto set my hand.

In accordance with long established custom, now strengthened and sanctioned by Legislative enactment, I, James H. Budd, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of said State, and in consonance with a like proclamation of the President of the United States, do hereby proclaim Thursday, the Twenty-eighth day of November, as Thanksgiving Day.

This day, essentially American, originating with the early settlers of New England, in grateful remembrance for manifold blessings, has been adopted and continued by nearly every State in the Union, as a time set apart for the reunion of families, the exercise of charitable deeds, and the doing of generous acts. Both as a Nation and as a State we have much to be thankful for, and it befits us to testify our gratitude therefor, by assembling in our respective places of worship, there to express our thanks for the blessings we have as a people received.

In the midst of enjoyments and pleasures, forget not the stranger and the wanderer, but let the day be marked as one of generous hospitality, impressing our hearts with the reality and truthfulness which should characterize Thanksgiving Day.



In Witness Whereof, I have hereunto set my hand,
and caused the Great Seal of the State to be
hereunto affixed, this sixth day of November,
A. D. 1895.

James H. Budd,

Governor.

T. H. Brown,

Secretary of State.

1730000000

Proclamation 211

Thanksgiving

Nov 28/895

FILED In the Office of
SECRETARY

the 6
Nov.

L. H. BROWN.

W. T. Weaver

Record

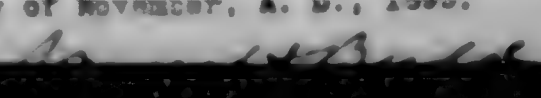
THANKSGIVING PROCLAMATION.

In accordance with long established custom, now strengthened and sanctioned by Legislative enactment, I, JAMES H. BUDD, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of said State, and in consonance with a like proclamation of the President of the United States, do hereby proclaim Thursday, the Twenty-eighth day of November, as Thanksgiving Day.

This day, essentially American, originating with the early settlers of New England in grateful remembrance for manifold blessings, has been adopted and continued by nearly every State in the Union, as a time set apart for reunion of families, the exercise of charitable deeds, and the doing of generous acts. Both as a Nation and a State we have much to be thankful for, and it befits us to testify our gratitude therefor, by assembling in our respective places of worship, there to express our thanks for the blessings we have as a people received.

In the midst of ~~our~~ enjoyments and pleasures, forget not the stranger and the wanderer, but let the day be marked as one of generous hospitality, impressing our hearts with the reality and truthfulness which should characterize Thanksgiving Day.

IN WITNESS WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State, to be hereunto affixed, this 6th, day of November, A. D., 1935.



In accordance with long established custom, now strengthened and sanctioned by Legislative enactment, I, JAMES H. BUDD, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of said State, and in consonance with a like proclamation of the President of the United States, do hereby proclaim Thursday, the Twenty-eighth day of November, as Thanksgiving Day.

This day, essentially American, originating with the early settlers of New England in grateful remembrance for manifold blessings, has been adopted and continued by nearly every State in the Union, as a time set apart for reunion of families, the exercise of charitable deeds, and the doing of generous acts. Both as a Nation and a State we have much to be thankful for, and it befits us to testify our gratitude therefor, by assembling in our respective places of worship, there to express our thanks for the blessings we have as a people received.

In the midst of ~~the~~ enjoyments and pleasures, forget not the stranger and the wanderer, but let the day be marked as one of generous hospitality, impressing our hearts with the reality and truthfulness which should characterize Thanksgiving Day.

IN WITNESS WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State, to be hereunto affixed, this 6th, day of November, A. D., 1895.

L. H. BROWN,

Secretary of State

Governor.

James H. Budd
by M. F. Severn Deputy

Holiday ²¹²
Proclamation
July 7th 1896

FILED in the Office of the
SECRETARY OF STATE.

the 29th day of
July A. D. 1896

L. J. Brown
Secretary

By _____

Record Book, _____ Page, _____

EXECUTIVE DEPARTMENT,

Sacramento, Cal.

P-R-O-C-L-A-M-A-T-I-O-N.

On July Seventh, A. D., 1846, COMMODORE SLOAT, U. S. N., in the name of the United States of America, raised the flag of our Union at Monterey, California, and occupied the Territory under claim of the National Government.

July Seventh, A. D., 1896, marks the Semi-Centennial Anniversary of this most important event in the history of our State, and should be set apart as a day of rejoicing by our people.

NOW, THEREFORE, I, JAMES H. BUDD, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of said State, do hereby proclaim Tuesday, the Seventh Day of July, A. D., 1896, ■
Holiday.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this twenty-ninth day June, A. D., 1896.


GOVERNOR.

.....
Secretary of State.

EXECUTIVE DEPARTMENT,
Sacramento, Cal.

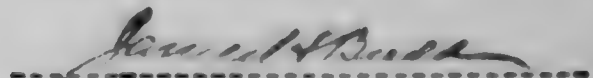
P-R-O-C-L-A-M-A-T-I-O-N.

On July Seventh, A. D., 1846, COMMODORE SLOAT, U. S. N., in the name of the United States of America, raised the flag of our Union at Monterey, California, and occupied the Territory under claim of the National Government.

July Seventh, A. D., 1896, marks the Semi-Centennial Anniversary of this most important event in the history of our State, and should be set apart as a day of rejoicing by our people.

NOW, THEREFORE, I, JAMES H. BUDD, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of said State, do hereby proclaim Tuesday, the Seventh Day of July, A. D., 1896, a Holiday.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this twenty-ninth day June, A. D., 1896.



GOVERNOR.



Secretary of State.

Free 0 1077

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Proclamation.

EXECUTIVE DEPARTMENT,
SACRAMENTO, CAL.

Proclamation.

On July seventh, A. D. 1846, COMMODORE SLOAT, U. S. N., in the name of the United States of America, raised the flag of our Union at Monterey, California, and occupied the Territory under claim of the National Government.

July seventh, A. D. 1896, marks the semi-centennial anniversary of this most important event in the history of our State, and should be set apart as a day of rejoicing by our people.

Now, therefore, I, JAMES H. BUDD, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of said State, do hereby proclaim Tuesday, the seventh day of July, A. D. 1896, a holiday.



In witness whereof, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this twenty-ninth day of June, A. D. 1896.

JAMES H. BUDD,
Governor.

L. H. BROWN,
Secretary of State.

214

Resolution

FILED in the Office of the
SECRETARY OF STATE.

the 22 day of
July A. D. 1896

L. H. Brown

By W. J. Sessman
DEPUTY

Record Book, _____ Page, _____

STATE OF CALIFORNIA,
EXECUTIVE DEPARTMENT,
SACRAMENTO, July 20, 1896.

WHEREAS, The Legislature of the State of California, at its thirty-first session, beginning on the seventh day of January, A. D. 1895, two thirds of all the members elected to each of the two houses of said Legislature voting in favor thereof, proposed the following described amendments to the Constitution of the State of California, to wit:

Amendment Number One.

(Assembly Constitutional Amendment No. 35.)

ARTICLE XIII.

Section 1. All property in the State not exempt under the laws of the United States, or this Constitution, shall be taxed in proportion to its value, to be ascertained as is provided by law. The word "property" as used in this article and section, is not intended to include moneys, credits, bonds, stocks, dues, franchises, and all other matter and things, real, personal, and mixed, payable of private ownership; *provided*, that property used for free public libraries and free public museums, growing crops, mortgages, trust deeds, property used exclusively for public schools, and such as may belong to the United States, this State, or to any county or municipal corporation within this State, shall be exempt from taxation. The Legislature may provide for a reduction from credits of debts due *bona fide* residents of this State.

Sec. 2. Section four of article thirteen of this Constitution is hereby repealed.

Sec. 3. Section five of article thirteen of this Constitution is hereby repealed.

Amendment Number Two.

(Senate Constitutional Amendment No. 8.)

ARTICLE II.

Section 5. All elections by the people shall be by ballot or by such other method as may be prescribed by law; *provided*, that secrecy in voting be preserved.

Amendment Number Three.

(Assembly Constitutional Amendment No. 19.)

ARTICLE XII.

Section 3. The liability of stockholders of corporations or joint stock associations shall be limited by the face value of the shares of the subscribed capital stock or shares of such corporation or association, and whenever any shares have been fully paid up, the holder of such shares shall not be further liable to such corporation or association, or the creditors thereof, on that account. Each stockholder of a corporation or joint-stock association, whose capital stock is not fully paid up, shall be individually and personally liable for such proportion of all its debts and liabilities contracted or incurred during the time he was a stockholder or shareholder, as the amount unpaid upon the stock or shares owned by him bears to the whole amount unpaid upon the subscribed capital stock or shares of the corporation or association.

The Directors or Trustees of corporations and joint stock associations shall be jointly and severally liable to the creditors and stockholders for all moneys embezzled or misappropriated by the officers of such corporation or joint-stock association, during the term of office of such Director or Trustee.

Amendment Number Four.

(Senate Constitutional Amendment No. 25.)

ARTICLE XI.

Section 6. Corporations for municipal purposes shall not be created by special laws; but the Legislature, by general laws, shall provide for the incorporation, organization, and classification in proportion to population, of cities and towns, which laws may be altered, amended, or repealed. Cities and towns heretofore organized or incorporated may become organized under such general laws whenever a majority of the electors voting at a general election shall so determine, and shall organize in conformity therewith; and cities and towns heretofore or hereafter organized, and all charters thereof framed or adopted by authority of this Constitution, except in municipal affairs, shall be subject to and controlled by general laws.

Amendment Number Five.

(Senate Constitutional Amendment No. 13.)

ARTICLE XI

Section 81d. It shall be competent, in all charters framed under the authority given by section eight of article eleven of this constitution, to provide, in addition to those provisions allowable by this Constitution and by the laws of the state, as follows:

1. For the constitution, regulation, government, and jurisdiction of Police Courts, and for the manner in which, the times at which, and the terms for which the Judges of such courts shall be elected or appointed, and for the compensation of said Judges and of their clerks and attachés.

2. For the manner in which, the times at which, and the terms for which the members of Boards of Education shall be elected or appointed, and the number which shall constitute any one of such Boards.

3. For the manner in which, the times at which, and the terms for which the members of the Boards of Police Commissioners shall be elected or appointed; and for the constitution, regulation, compensation, and government of such Boards and of the municipal police force.

3. For the manner in which, the times at which, and the terms for which the members of all Boards of Election shall be elected or appointed, and for the constitution, regulation, compensation, and government of such Boards, and of their clerks and attaches; and for all expenses incident to the holding of any election.

Where a city and county government has been merged and consolidated into one municipal government, it shall also be competent in any charter framed under said section eight or said article eleven, to provide for the manner in which, the times at which, and the terms for which the several county officers shall be elected

or appointed, for their compensation, and for the number of deputies that each shall have, and for the compensation payable to each of such deputies.

Amendment Number Six.

(Assembly Constitutional Amendment No. 11.)

ARTICLE II.

Section 1. Every native citizen of the United States, every person who shall have acquired the rights of citizenship under or by virtue of the treaty of Guadalupe, and every naturalized citizen thereof, who shall have become such ninety days prior to any election, of the age of twenty-one years, who shall have been a resident of the State one year next preceding the election, and of the county in which he or she claims to vote ninety days, and in the election precinct thirty days, shall be entitled to vote at any election which is lawfully provided for, and he or she is authorized to sign: *provided*, he or she is not a native of China, no idiot, insane person, or person convicted of any infamous crime, and no person hereafter convicted of the embezzlement or misappropriation of public money, and no person who shall not be able to read the Constitution in the English language, and write his or her name, shall ever exercise the privilege of an elector in this state: *provided*, that the provisions of this amendment relative to an educational qualification shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any person who shall be sixty years of age and upward at the time this amendment shall take effect.

NOW, THEREFORE, Pursuant to the provisions of the Constitution, and an Act of the Legislature entitled "An Act to provide for the submission of certain proposed amendments to the Constitution of the State of California to the qualified electors for their approval," approved March 7, A. D. 1883, the said amendments are submitted, to be separately voted upon by ballot by the qualified electors of the State, on

Tuesday, November the Third, A. D. 1896.

The said amendments are respectively designated—

Amendment Number One.
Amendment Number Two.
Amendment Number Three.
Amendment Number Four.
Amendment Number Five.
Amendment Number six.

Each ballot used at such election must contain, written or printed thereon, the words:

- "For the Amendment Number One," and
- "Against the Amendment Number One," and
- "For the Amendment Number Two," and
- "Against the Amendment Number Two," and
- "For the Amendment Number Three," and
- "Against the Amendment Number Three," and
- "For the Amendment Number Four," and
- "Against the Amendment Number Four," and
- "For the Amendment Number Five," and
- "Against the Amendment Number Five," and
- "For the Amendment Number Six," and
- "Against the Amendment Number Six."

Witness my hand and the Great Seal of the State, the day and year
first written.

Attest:

L. H. Brown

Secretary of State

[SEAL.]

By

Deputy

20610 205

215

Proclamation

FILED in the Office of the
SECRETARY OF STATE.

the -25- day of
Sept A. D. 1896

L. H. Brown
SECRETARY OF STATE.

By M. T. Sisson
DEPUTY.

Record Book, _____ Page, _____

ELECTION PROCLAMATION.

NOVEMBER 3, 1896.

ELECTION PROCLAMATION.

STATE OF CALIFORNIA,
EXECUTIVE DEPARTMENT.

Notice is hereby given that a general election will be held throughout the State of California on **Tuesday, the third day of November, A. D. 1896**, when the following officers will be elected, namely:

Nine Electors of President and Vice-President of the United States.

Also, seven Representatives to the Congress of the United States: being one Representative from each Congressional District.

Also, one State Senator from each of the following Senatorial Districts: First, Third, Fifth, Seventh, Ninth, Eleventh, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-fifth, Thirty-seventh, and Thirty-ninth.

Also, one Member of the Assembly from each Assembly District in this State.

Also, four Judges of the Superior Court in and for the City and County of San Francisco.

Also, four Judges of the Superior Court in and for Los Angeles County.

Also, three Judges of the Superior Court in and for the County of Sacramento.

Also, two Judges of the Superior Court in and for each of the following counties: Alameda, Humboldt, San Diego, San Joaquin, Santa Clara, and Sonoma.

Also, one Judge of the Superior Court in and for each of the following counties: Alpine, Amador, Butte, Calaveras, Contra Costa, Colusa, Del Norte, El Dorado, Inyo, Kern, Lake,

Lassen, Mariposa, Marin, Merced, Mendocino, Monterey, Modoc, Mono, Napa, Nevada, Orange, Placer, Plumas, San Bernardino, San Benito, San Luis Obispo, San Mateo, Santa Barbara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Stanislaus, Yuba and Sutter, Tehama, Trinity, Tuolumne, Ventura, and Yolo.

Also, one Judge of the Superior Court in and for the County of Fresno, for the unexpired term of S. A. Holmes, deceased, ending January, 1897; vice Stanton L. Carter, appointed.

Also, at said election, Amendments to the Constitution of the State, submitted by the Legislature at its last regular session, numbered and designated as hereinafter specified, will be voted upon by the electors of said State; namely,

Amendment Number One.

(Assembly Constitutional Amendment No. 33.)

ARTICLE XIII.

Section 1. All property in the State not exempt under the laws of the United States, or this Constitution, shall be taxed in proportion to its value, to be ascertained as provided by law. The word "property," as used in this article and section, is hereby declared to include moneys, credits, bonds, stocks, dues, franchises, and all other matter and things, real, personal, and mixed, capable of private ownership; *provided*, that property used for free public libraries and free public museums, growing crops, mortgages, trust deeds, property used exclusively for public schools, and such as may belong to the United States, this State, or to any county or municipal corporation within this State, shall be exempt from taxation. The Legislature may provide for a reduction from credits of debts due *bona fide* residents of this State.

Sec. 2. Section four of article thirteen of this Constitution is hereby repealed.

Sec. 3. Section five of article thirteen of this Constitution is hereby repealed.

Amendment Number Two.

(Senate Constitutional Amendment No. 8.)

ARTICLE II.

Section 5. All elections by the people shall be by ballot or by such other method as may be prescribed by law; *provided*, that secrecy in voting be preserved.

Amendment Number Three.

(Assembly Constitutional Amendment No. 19.)

ARTICLE XII.

Section 3. The liability of stockholders of corporations or joint-stock associations shall be limited by the face value of the shares of the subscribed capital stock or shares of such corporation or association; and whenever any shares have been fully paid up, the holder of such shares

shall not be further liable to such corporation or association, or the creditors thereof, on that account. Each stockholder of a corporation or joint-stock association, whose capital stock is not fully paid up, shall be individually and personally liable for such proportion of all its debts and liabilities contracted or incurred during the time he was a stockholder or shareholder, as the amount unpaid upon the stock or shares owned by him bears to the whole amount unpaid upon the subscribed capital stock or shares of the corporation or association. The Directors or Trustees of corporations and joint-stock associations shall be jointly and severally liable to the creditors and stockholders for all moneys embezzled or misappropriated by the officers of such corporation or joint-stock association, during the term of office of such Director or Trustee.

Amendment Number Four.

(Senate Constitutional Amendment No. 25.)

ARTICLE XI.

Section 6. Corporations for municipal purposes shall not be created by special laws; but the Legislature, by general laws, shall provide for the incorporation, organization, and classification, in proportion to population, of cities and towns, which laws may be altered, amended, or repealed. Cities and towns heretofore organized or incorporated may become organized under such general laws whenever a majority of the electors voting at a general election shall so determine, and shall organize in conformity therewith; and cities and towns heretofore or hereafter organized, and all charters thereof framed or adopted by authority of this Constitution, except in municipal affairs, shall be subject to and controlled by general laws.

Amendment Number Five.

(Senate Constitutional Amendment No. 13.)

ARTICLE XI.

Section 8½. It shall be competent, in all charters framed under the authority given by section eight of article eleven of this Constitution, to provide, in addition to those provisions allowable by this Constitution and by the laws of the State, as follows:

1. For the constitution, regulation, government, and jurisdiction of Police Courts, and for the manner in which, the times at which, and the terms for which the Judges of such courts shall be elected or appointed, and for the compensation of said Judges and of their clerks and attachés.

2. For the manner in which, the times at which, and the terms for which the members of Boards of Education shall be elected or appointed, and the number which shall constitute any one of such Boards.

3. For the manner in which, the times at which, and the terms for which the members of the Boards of Police Commissioners shall be elected or appointed; and for the constitution, regulation, compensation, and government of such Boards and of the municipal police force.

4. For the manner in which, the times at which, and the terms for which the members of all Boards of Election shall be elected or appointed, and for the constitution, regulation, compensation, and government of such Boards, and of their clerks and attachés; and for all expenses incident to the holding of any election.

Where a city and county government has been merged and consolidated into one municipal government, it shall also be competent in any charter framed under said section eight of said article eleven, to provide for the manner in which, the times at which, and the terms for which the several

county officers shall be elected or appointed, for their compensation, and for the number of deputies that each shall have, and for the compensation payable to each of such deputies.

Amendment Number Six.

Assembly Constitutional Amendment No. 11.)

ARTICLE II.

Section 1. Every native citizen of the United States, every person who shall have acquired the rights of citizenship under or by virtue of the treaty of Queretaro, and every naturalized citizen thereof, who shall have become such ninety days prior to any election, of the age of twenty-one years, who shall have been a resident of the State one year next preceding the election, and of the county in which he or she claims to vote ninety days, and in the election precinct thirty days, shall be entitled to vote at all elections which are now or may hereafter be authorized by law; *provided*, no native of China, no idiot, insane person, or person convicted of any infamous crime, and no person hereafter convicted of the embezzlement or misappropriation of public money, and no person who shall not be able to read the Constitution in the English language, and write his or her name, shall ever exercise the privilege of an elector in this State; *provided*, that the provisions of this amendment relative to an educational qualification shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any person who shall be sixty years of age and upward at the time this amendment shall take effect.

Each amendment shall be voted on separately from the others, by ballot, at the next general election to be held on Tuesday, the third day of November, 1896.

The said amendments are respectively designated:

- Amendment Number One.
- Amendment Number Two,
- Amendment Number Three,
- Amendment Number Four,
- Amendment Number Five,
- Amendment Number Six.

Each ballot used at such election must contain printed thereon the words:

Amendment Number One, being Assembly Constitutional Amendment No. 33 (exempting mortgages and trust deeds from taxation).	YES.
For the Amendment?	NO.
Amendment Number Two, being Senate Constitutional Amendment No. 8 (authorizing elections by ballot, or such other secret method as may be permitted by law).	YES.
For the Amendment?	NO.

Amendment Number Three, being Assembly Constitutional Amendment No. 19 (limiting the liability of stockholders of corporations).	YES.
For the Amendment?	NO.

Amendment Number Four, being Senate Constitutional Amendment No. 25 (relating to the operation of general laws in organized or incorporated cities or towns).	YES.
For the Amendment?	NO.

Amendment Number Five, being Senate Constitutional Amendment No. 13 (enlarging the provisions which may be made by Freeholders' Charters, relating to Police Courts, Police Commissioners, Boards of Education and Elections, and providing for the election of county officers in consolidated cities and counties).	YES.
For the Amendment?	NO.

Amendment Number Six, being Assembly Constitutional Amendment No. 11 (extending the right to vote to females).	YES.
For the Amendment?	NO.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such reward to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State to be affixed, at the City of Sacramento, this 25th day of September, 1896.

James H. McLaughlin
Governor.

Attest:

L. H. Brown
Secretary of State.

EFB 012907

Proclamation
of
Reward
For
Violation of
Election Laws.

FILED in the Office of the
SECRETARY OF STATE.

the 27th day of,
October, A. D. 1896

L. H. Brown

By M. T. Jensen

DEPUTY.

Record Book, _____ Page, _____

DEPARTMENT OF STATE.
CALIFORNIA.

PROCLAMATION.

State of California,
Executive Department.

Sacramento, October 26th, 1896.

INTIMIDATION OF VOTERS BY CORPORATIONS AND OTHERS,
FRAUDULENT VOTING, FALSIFYING OR DESTROYING ELECTION RETURNS,
CHANGING OR DESTROYING VOTED BALLOTS, AND PURCHASING OR SELL-
ING VOTES, ARE STRICTLY FORBIDDEN AND MADE PENAL OFFENSES
UNDER THE LAW.

Therefore, I, JAMES H. BUDD, GOVERNOR OF THE STATE OF
CALIFORNIA, under and by authority of the Provisions of Sec-
tion 1054 of the Political Code, do hereby offer a reward of
One Hundred (\$100) Dollars for the arrest and conviction of
any and every person violating any of the Provisions of the
Election Laws of California; such rewards to be paid until
the total amount hereafter expended for that purpose, reach-
es the sum of Ten Thousand (\$10,000) Dollars.

INTIMIDATION OF VOTERS.

It is unlawful for corporations as well as individuals to intimidate voters. Any corporation convicted of so doing shall forfeit its charter.

FRAUDULENT VOTING.

Every person not entitled to vote who fraudulently attempts to vote, or who being entitled to vote, attempts to vote more than once is punishable by imprisonment in the State Prison.

Every person who aids another to give or offer his vote at an election, knowing that the person is not entitled to vote, is guilty of a misdemeanor.

FALSIFYING RETURNS.

(a) "Every Inspector, Judge or Clerk of an election, who, previous to putting the ballot of an elector in the ballot-box, attempts to find out any name on such ballot, or who opens, or suffers the ^{folded} ballot of any elector, which has been handed in, to be opened or examined previous to putting the same into the ballot-box, or who makes or places any mark or device on any folded ballot with the view to ascertain the name of any person for whom the elector has voted, or who, without the consent of the elector, disclosed the name of any person which such Inspector, Judge or Clerk has fraudulently or illegally discovered to have been voted for by such elector, is punishable by fine, not less than fifty nor more than five hundred dollars."

(b) "Every person who forges or counterfeits returns of an election purporting to have been held at a precinct, town, or ward where no election was in fact held, or willfully substitutes forged or counterfeit returns of election in the place of the true returns, for a precinct, town, or ward where an election was actually held, is punishable by imprisonment in the State Prison for a term not less than two nor more than ten years."

(c) "Every person who willfully adds to or subtracts from the votes actually cast at an election, in any returns, or who alters such returns, is punishable by imprisonment in the State Prison for not less than one nor more than five years."

(d) "Any person who acts as an election officer at any election, without first having been appointed and qualified as such, and any person who, not being an election officer, performs or discharges any of the duties of an election officer, in regard to the handling or counting or canvassing of any ballots cast at any election, shall be guilty of a felony, and on conviction be punished by imprisonment in the State Prison for not less than two nor more than seven years. (As amended March 26, 1895.)"

PRUCHASING OR SELLING VOTES.

It is unlawful for any person, directly or indirectly, by himself or through any other person to purchase or sell for any consideration whatever a vote or votes.

Election officers as well as other persons are liable to immediate arrest on violating any of the election laws of this State.

PRIVATE PERSONS MAY MAKE ARRESTS.

-----oOo-----

A Private Person may arrest another:

1st: For a Public Offense Committed or Attempted in his Presence;

2nd: When the Person Arrested has committed Felony, although not in his Presence;

3rd: When a felony has been committed and he has reasonable cause for believing the person arrested to have committed it.

Any Person making an arrest may orally summon as many persons as he deems necessary to aid him therein.

WITNESS my hand and the Great Seal of the State,
the day and year first above written.



Governor.

ATTEST:



Secretary of State.

ELECTION PROCLAMATION.

NOVEMBER 3, 1896.

ELECTION PROCLAMATION.

STATE OF CALIFORNIA,
EXECUTIVE DEPARTMENT.

Notice is hereby given that a general election will be held throughout the State of California on **Tuesday, the third day of November, A. D. 1896**, when the following officers will be elected, namely:

Nine Electors of President and Vice-President of the United States.

Also, seven Representatives to the Congress of the United States: being one Representative from each Congressional District.

Also, one State Senator from each of the following Senatorial Districts: First, Third, Fifth, Seventh, Ninth, Eleventh, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-fifth, Thirty-seventh, and Thirty-ninth.

Also, one Member of the Assembly from each Assembly District in this State.

Also, four Judges of the Superior Court in and for the City and County of San Francisco.

Also, four Judges of the Superior Court in and for Los Angeles County.

Also, three Judges of the Superior Court in and for the County of Sacramento.

Also, two Judges of the Superior Court in and for each of the following counties: Alameda, Humboldt, San Diego, San Joaquin, Santa Clara, and Sonoma.

Also, one Judge of the Superior Court in and for each of the following counties: Alpine, Amador, Butte, Calaveras, Contra Costa, Colusa, Del Norte, El Dorado, Inyo, Kern, Lake.

Lassen, Mariposa, Marin, Merced, Mendocino, Monterey, Modoc, Mono, Napa, Nevada, Orange, Placer, Plumas, San Bernardino, San Benito, San Luis Obispo, San Mateo, Santa Barbara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Stanislaus, Yuba and Sutter, Tehama, Trinity, Tuolumne, Ventura, and Yolo.

Also, one Judge of the Superior Court in and for the County of Fresno, for the unexpired term of S. A. Holmes, deceased, ending January, 1897; vice Stanton L. Carter, appointed.

Also, at said election, Amendments to the Constitution of the State, submitted by the Legislature at its last regular session, numbered and designated as hereinafter specified, will be voted upon by the electors of said State; namely,

Amendment Number One.

(Assembly Constitutional Amendment No. 33.)

ARTICLE XIII.

Section 1. All property in the State not exempt under the laws of the United States, or this Constitution, shall be taxed in proportion to its value, to be ascertained as provided by law. The word "property," as used in this article and section, is hereby declared to include moneys, credits, bonds, stocks, dues, franchises, and all other matter and things, real, personal, and mixed, capable of private ownership; *provided*, that property used for free public libraries and free public museums, growing crops, mortgages, trust deeds, property used exclusively for public schools, and such as may belong to the United States, this State, or to any county or municipal corporation within this State, shall be exempt from taxation. The Legislature may provide for a reduction from credits of debts due *bona fide* residents of this State.

Sec. 2. Section four of article thirteen of this Constitution is hereby repealed.

Sec. 3. Section five of article thirteen of this Constitution is hereby repealed.

Amendment Number Two.

(Senate Constitutional Amendment No. 8.)

ARTICLE II.

Section 5. All elections by the people shall be by ballot or by such other method as may be prescribed by law; *provided*, that secrecy in voting be preserved.

Amendment Number Three.

(Assembly Constitutional Amendment No. 19.)

ARTICLE XII.

Section 3. The liability of stockholders of corporations or joint-stock associations shall be limited to the face value of the shares of the subscribed capital stock of such corporation or association, and whenever any shares have been paid up, the holder of such shares

shall not be further liable to such corporation or association, or the creditors thereof, on that account. Each stockholder of a corporation or joint-stock association, whose capital stock is not fully paid up, shall be individually and personally liable for such proportion of all its debts and liabilities contracted or incurred during the time he was a stockholder or shareholder, as the amount unpaid upon the stock or shares owned by him bears to the whole amount unpaid upon the subscribed capital stock or shares of the corporation or association. The Directors or Trustees of corporations and joint-stock associations shall be jointly and severally liable to the creditors and stockholders for all moneys embezzled or misappropriated by the officers of such corporation or joint-stock association, during the term of office of such Director or Trustee.

Amendment Number Four.

Senate Constitutional Amendment No. 25.)

ARTICLE XI.

Section 6. Corporations for municipal purposes shall not be created by special laws; but the Legislature, by general laws, shall provide for the incorporation, organization, and classification, in proportion to population, of cities and towns, which laws may be altered, amended, or repealed. Cities and towns heretofore organized or incorporated may become organized under such general laws whenever a majority of the electors voting at a general election shall so determine, and shall organize in conformity therewith; and cities and towns heretofore or hereafter organized, and all charters thereof framed or adopted by authority of this Constitution, except in municipal affairs, shall be subject to and controlled by general laws.

Amendment Number Five.

Senate Constitutional Amendment No. 13.)

ARTICLE XI.

Section 8½. It shall be competent, in all charters framed under the authority given by section eight of article eleven of this Constitution, to provide, in addition to those provisions allowable by this Constitution and by the laws of the State, as follows:

1. For the constitution, regulation, government, and jurisdiction of Police Courts, and for the manner in which, the times at which, and the terms for which the judges of such courts shall be elected or appointed, and for the compensation of said judges and of their clerks and attachés.
2. For the manner in which, the times at which, and the terms for which the members of Boards of Education shall be elected or appointed, and the number which shall constitute any one of such Boards.
3. For the manner in which, the times at which, and the terms for which the members of the Boards of Police Commissioners shall be elected or appointed; and for the constitution, regulation, compensation, and government of such Boards and of the municipal police force.
4. For the manner in which, the times at which, and the terms for which the members of all Boards of Election shall be elected or appointed, and for the constitution, regulation, compensation, and government of such Boards, and of their clerks and attachés; and for all expenses incident to the holding of any election.

Where a city and county government has been merged and consolidated into one municipal government, it shall also be competent in any charter framed under said section eight of said article eleven, to provide for the manner in which, the times at which, and the terms for which the several

county officers shall be elected or appointed, for their compensation, and for the number of deputies that each shall have, and for the compensation payable to each of such deputies.

Amendment Number Six.

(Assembly Constitutional Amendment No. 11.)

ARTICLE II.

Section 1. Every native citizen of the United States, every person who shall have acquired the rights of citizenship under or by virtue of the treaty of Queretaro, and every naturalized citizen thereof, who shall have become such ninety days prior to any election, of the age of twenty-one years, who shall have been a resident of the State one year next preceding the election, and of the county in which he or she claims to vote ninety days, and in the election precinct thirty days, shall be entitled to vote at all elections which are now or may hereafter be authorized by law; *provided*, no native of China, no idiot, insane person, or person convicted of any infamous crime, and no person hereafter convicted of the embezzlement or misappropriation of public money, and no person who shall not be able to read the Constitution in the English language, and write his or her name, shall ever exercise the privilege of an elector in this State; *provided*, that the provisions of this amendment relative to an educational qualification shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any person who shall be sixty years of age and upward at the time this amendment shall take effect.

Each amendment shall be voted on separately from the others, by ballot, at the next general election to be held on Tuesday, the third day of November, 1896.

The said amendments are respectively designated:

- Amendment Number One.
- Amendment Number Two.
- Amendment Number Three.
- Amendment Number Four.
- Amendment Number Five.
- Amendment Number Six.

Each ballot used at such election must contain printed thereon the words:

Amendment Number One, being Assembly Constitutional Amendment No. 33 (exempting mortgages and trust deeds from taxation). { YES.
For the Amendment? { NO.

Amendment Number Two, being Senate Constitutional Amendment No. 8 (authorizing elections by ballot, or such other secret method as may be permitted by law). { YES.
For the Amendment? { NO.

Amendment Number Three, being Assembly Constitutional Amendment No. 19 (limiting the liability of stockholders of corporations). { YES.
For the Amendment? { NO.

Amendment Number Four, being Senate Constitutional Amendment No. 25 (relating to the operation of general laws in organized or incorporated cities or towns). { YES.
For the Amendment? { NO.

Amendment Number Five, being Senate Constitutional Amendment No. 13 (enlarging the provisions which may be made by Freeholders' Charters, relating to Police Courts, Police Commissioners, Boards of Education and Elections, and providing for the election of county officers in consolidated cities and counties). { YES.
For the Amendment? { NO.

Amendment Number Six, being Assembly Constitutional Amendment No. 11 (extending the right to vote to females). { YES.
For the Amendment? { NO.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such reward to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State to be affixed, at the City of Sacramento, this 25th day of September, 1896.

[SEAL.]

JAMES H. BUDD.

Governor.

Attest:

L. H. BROWN.

Secretary of State.

PROCLAMATION.

STATE OF CALIFORNIA,

EXECUTIVE DEPARTMENT,

SACRAMENTO, October 26, 1896.

Intimidation of voters by corporations and others, fraudulent voting, falsifying or destroying election returns, changing or destroying voted ballots, and purchasing or selling votes, are strictly forbidden and made penal offenses under the law.

Therefore, I, JAMES H. BUDD, Governor of the State of California, under and by authority of the provisions of Section 1054 of the Political Code, do hereby offer a reward of one hundred (\$100) dollars for the arrest and conviction of any and every person violating any of the provisions of the Election Laws of California; such rewards to be paid until the total amount hereafter expended for that purpose reaches the sum of ten thousand (\$10,000) dollars.

INTIMIDATION OF VOTERS.

It is unlawful for corporations as well as individuals to intimidate voters. Any corporation convicted of so doing shall forfeit its charter.

FRAUDULENT VOTING.

Every person not entitled to vote who fraudulently attempts to vote, or who being entitled to vote, attempts to vote more than once, is punishable by imprisonment in the State Prison.

Every person who aids another to give or offer his vote at an

election, knowing that the person is not entitled to vote, is guilty of a misdemeanor.

FALSIFYING RETURNS.

(a) "Every Inspector, Judge, or Clerk of an election, who, previous to putting the ballot of an elector in the ballot-box, attempts to find out any name on such ballot, or who opens, or suffers the folded ballot of any elector, which has been handed in, to be opened or examined previous to putting the same into the ballot-box, or who makes or places any mark or device on any folded ballot with the view to ascertain the name of any person for whom the elector has voted, or who, without the consent of the elector, discloses the name of any person which such Inspector, Judge, or Clerk has fraudulently or illegally discovered to have been voted for by such elector, is punishable by fine, not less than fifty nor more than five hundred dollars."

(b) "Every person who forges or counterfeits returns of an election purporting to have been held at a precinct, town, or ward where no election was in fact held, or willfully substitutes forged or counterfeit returns of election in the place of the true returns, for a precinct, town, or ward where an election was actually held, is punishable by imprisonment in the State Prison for a term not less than two nor more than ten years."

(c) "Every person who willfully adds to or subtracts from the votes actually cast at an election, in any returns, or who alters such returns, is punishable by imprisonment in the State Prison for not less than one nor more than five years."

(d) "Any person who acts as an election officer at any election, without first having been appointed and qualified as such, and any person who, not being an election officer, performs or discharges any of the duties of an election officer, in regard to the handling or counting or canvassing of any ballots cast at any election, shall be guilty of a felony, and on conviction be punished by imprisonment in the State Prison for not less than two nor more than seven years." (As amended March 26, 1895.)

PURCHASING OR SELLING VOTES.

It is unlawful for any person, directly or indirectly, by himself or through any other person, to purchase or sell, for any consideration whatever, a vote or votes.

Election officers as well as other persons are liable to immediate arrest on violating any of the election laws of this State.

PRIVATE PERSONS MAY MAKE ARRESTS.

A private person may arrest another:

First—For a public offense committed or attempted in his presence;

Second—When the person arrested has committed a felony, although not in his presence;

Third—When a felony has been committed and he has reasonable cause for believing the person arrested to have committed it.

Any person making an arrest may orally summon as many persons as he deems necessary to aid him therein.

WITNESS my hand and the Great Seal of the State, the day and year first above written.

JAMES H. BUDD, Governor.

Attest: L. H. BROWN,

Secretary of State.

EXECUTIVE DEPARTMENT,
SACRAMENTO, CAL.

October 26, 1896.

To the Chairman of the County Committee:

Sir: I have this day, by order of the Governor, forwarded to the County Clerk of your county copies of a Proclamation relating to any attempted fraud at the coming election. Please see that this Proclamation is conspicuously posted. It is hoped that there will be no occasion for any charge of violation of the election laws at the ensuing election.

I have the honor to remain,

Yours respectfully,

E. D. McCallister

County Secretary

MAILING LIST ELECTION REWARD PROCLAMATION.

-----CO-----

To County Clerk of Alameda County,	500	Copies.
✓ To County Clerk Alpine County,	10. 20	"
✓ " County Clerk Amador County	25	"
✓ " County Clerk Butte County	25	"
✓ " County Clerk Calaveras County,	25	"
✓ " County Clerk Colusa County	25	"
✓ " County Clerk Contra Costa County,	25	"
✓ " County Clerk Del Norte County	10 25	"
✓ " County Clerk El Dorado County	25	"
✓ " County Clerk Fresno Co	50	"
✓ " County Clerk Glenn Co.	25	"
✓ " County Clerk Humboldt Co	25	"
✓ " County Clerk Inyo Co	10 25	"
✓ " County Clerk Kern Co.	25	"
✓ " County Clerk Kings Co	25	"
✓ " County Clerk Lake Co	25	"
✓ " County Clerk Lassen Co.	10 25	"
✓ " County Clerk Los Angeles Co	500	"
✓ " County Clerk Madera Co	25	"
✓ " County Clerk Marin Co	25	"
✓ " County Clerk Mariposa Co	25	"
✓ " County Clerk Mendocino Co	25	"
✓ " County Clerk Merced Co	25	"
✓ " County Clerk Modoc Co.	10 25	"
✓ " County Clerk Mono County	10 25	"
✓ " County Clerk Monterey Co.	25	"
✓ " County Clerk Napa County	25	"
✓ " County Clerk Nevada Co.	25	"
✓ " County Clerk Orange Co.	26	"

	25	Copies
✓ To County Clerk Placer Co.		
✓ " County Clerk Plumas County	10 25	"
✓ " County Clerk Riverside Co.	25	"
✓ " County Clerk Sacramento Co.	150	"
✓ " County Clerk San Benito County	25	"
✓ " County Clerk San Bernardino Co.	25	"
✓ " County Clerk San Diego Co.	100	"
✓ " County Clerk San Joaquin Co.	250	"
✓ " County Clerk San Luis Obispo Co.	25	"
✓ " County Clerk Santa Barbara Co.	25	"
✓ " County Clerk San Mateo Co.	25	"
✓ " County Clerk Santa Clara Co.	250	"
✓ " County Clerk Santa Cruz Co.	25	"
✓ " County Clerk Shasta Co.	10 25	"
✓ " County Clerk Siskiyou Co.	10 25	"
✓ " County Clerk Sierra Co.	10 25	"
✓ " County Clerk Solano Co.	25	"
✓ " County Clerk Sonoma Co.	25	"
✓ " County Clerk Stanislaus Co.	25	"
✓ " County Clerk Sutter Co.	10 25	"
✓ " County Clerk Tehama Co.	25	"
✓ " County Clerk Trinity Co.	10 25	"
✓ " County Clerk Tulare Co.	25	"
✓ " County Clerk Tuolumne Co.	25	"
✓ " County Clerk Ventura Co.	25	"
✓ " County Clerk Yolo County	25	"
✓ " County Clerk, Yuba County	25	"
✓ San Francisco Registrar	2000	"

[130 5 - 1]



Thanksgiving Proclamation



FILED in

SECRETARY OF STATE.

the 10th day of
November A. D. 1896

L. H. Brown

By W. T. Linn

Record Book, Page,

Thanksgiving Proclamation.

J. JAMES H. BUDD, Governor of the
State of California, do hereby proclaim

Thursday, November 26th. A. D. 1896.

"day for giving thanks to Almighty God
for the manifold blessings enjoyed by the
people of our great State during the past
year. No State ever was more blessed than
ours, with our opportunities, pleasures, and
blessings, yet no people were more ungrate-
fully as they possess our riches, with the
unbroken truthfulness and sincerity
being Thanksgiving Day.

In Witness Whereof, I have caused to be
signed and sealed the Great Seal
of State to a certificate signed this
9th day of November, A. D. 1896.

James H. Budd
GOVERNOR

L. H. Brown
SECRETARY OF STATE

[T 36701201]

217
Thanksgiving
Proclamation

Filed in the office of the
Secretary of State the 10th
day of Nov. A. D. 1896

By *W. C. Woodcock*
Secretary of State.
W. D. Garrison
Deputy.

Page-----

1890

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA

SACRAMENTO.

Nov. 10th 1890

To the people of the }
State of California }

- In accordance with custom
I hereby appoint Thursday
Nov. 27th 1890 as a day for
Thanksgiving and prayer for
all the blessings enjoyed
during the past year -

R. M. Waterman

Governor

Attest

W. C. Hewitt

By H. J. Davidson depy Sec of State

218

FILED in the Office of
SECRETARY OF STATE.

the 15th day of
Jan A. D. 1897.

L. H. Brown
SECRETARY OF STATE.

By _____ DEPUTY.

Record Book, _____ Page, _____



Proclamation.



15th Jan 1897

Proclamation.

Whereas, The People of the State of California have, by petition, mass meetings, and the press, urged Congress to defeat the Pacific Railroad funding measure, and

Whereas, This State's conventions of the great National political parties have, through their platforms, declared strongly against such refunding schemes, and

Whereas, The present Legislature has, (as did its predecessor,) by a unanimous vote, instructed the Senators from California and requested its Representatives in Congress to use all honorable means to defeat the Railroad funding bills pending in such body, and

Whereas, House of Representatives of these United States, in compliance with the expressed wishes, petitions and instructions of this State aforesaid, did, on the eleventh day of January, 1897, refuse to pass the Funding Bill then pending in said body, and did defeat the same, and

Whereas, It is meet and proper, when the United States Congress thus acts in the petition of a State in a matter of such grave importance, that the appreciation of such State should be expressed in a befitting manner.

NOW, THEREFORE, By reason of the premises, and for the purpose of revering the appreciation and pleasure of the people of this State over the compliance of the House of Representatives with our expressed request, I, JAMES H. BUDD, Governor of the State of California, do hereby proclaim and appoint

Saturday, January 16, A. D. 1897, a legal holiday.



In Witness Whereof, I have hereunto set my hand and caused the Great Seal of the State of California to be hereunto affixed, this fifteenth day of January A. D. 1897.

James H. Budd
GOVERNOR.

Attest:
L. H. Brown
SECRETARY OF STATE

Proclamation.

Whereas, The People of the State of California have, by petition, mass meetings, and the press, urged Congress to defeat the Pacific Railroad funding measure, and

Whereas, This State's conventions of the great National political parties have, through their platforms, declared strongly against such refunding schemes, and

Whereas, The present Legislature has, (as did its predecessor,) by a unanimous vote, instructed the Senators from California and requested its Representatives in Congress to use all honorable means to defeat the Railroad funding bills pending in such body; and

Whereas, House of Representatives of these United States, in compliance with the expressed wishes, petitions and instructions of this State aforesaid, did, on the eleventh day of January, 1897, refuse to pass the Funding Bill then pending in said body, and did defeat the same, and

Whereas, It is meet and proper, when the United States Congress thus acts in the petition of a State in a matter of such grave importance, that the appreciation of such State should be expressed in a befitting manner

NOW, THEREFORE, By reason of the premises, and for the purpose of voicing the appreciation and pleasure of the people of this State over the compliance of the House of Representatives with our expressed request, I, JAMES H. BUDD, Governor of the State of California, do hereby proclaim and appoint

Saturday, January 16, A. D. 1897, a legal holiday.



In Witness Whereof, I have hereunto set my hand and caused the Great Seal of the State of California to be hereunto affixed, this fifteenth day of January, A. D. 1897.

James H. Budd
GOVERNOR.

Attest
L. H. Brown
SECRETARY OF STATE

[1342 209]

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FILED in the Office of, the
SECRETARY OF STATE.

the 9th day of
July A. D. 1897.

L. H. Bacon
By W. T. Secor
SECRETARY OF STATE.

Book, _____ Page, _____

DEPARTMENT OF STATE,
CALIFORNIA.

PROCLAMATION.

-----ooOoo-----

FOR THE LIMITATION OF A FEDERAL QUARANTINE HERETOFORE
ESTABLISHED.

State of California,
Executive Department.

July 8th 1897.

WHEREAS, under authority of law, the Secretary of Agriculture has quarantined a large section of the Southern part of the United States, claiming that "Splenic" or Southern fever existed therein among domestic cattle; and

WHEREAS, all of the State of California is included in such scheduled District, under claim that such disease exists among the cattle of this State; and

WHEREAS, an official investigation is contemplated for the purpose of determining to what extent or in what localities, if any, in this State, this disease exists; and

WHEREAS, it is admitted that no trace of this disease exists in that portion of the State above and North of the line hereinafter described; and

WHEREAS, the quarantine heretofore established and now existing is burdensome and occasions inconvenience and loss to our stock breeders and shippers, and it is desirable that so much of the State as can be, should be relieved from this quarantine; and

WHEREAS, it is provided that where lines more favorable to a State than those prescribed by the Secretary of Agriculture, are established by such States, and it possesses such Legislation as will enable it to maintain such line, that such line may be adopted by the Secretary of Agriculture; and

WHEREAS, this State possesses Legislation sufficient to prevent the introduction of diseased cattle into Districts not affected by disease, and for the purpose of relieving that part of the State where all admit that no trace of Splenetic or Southern fever exists, from the operation of the quarantine heretofore established by the Secretary of Agriculture, it is necessary that a quarantine line be established within this State.

NOW, THEREFORE, I, JAMES H. BUDD, Governor of California, for the purpose of affording the Secretary of Agriculture a basis upon which he may relieve as much of this State as possible from the operation of the quarantine heretofore established, do hereby declare that no "Splenetic" or Southern fever exists among the domestic animals or cattle located above and North of the quarantine line hereby established, and do hereby proclaim and establish as a quarantine line, to be observed and maintained as such to the same extent and subject to the same regulations and restrictions as existed with regard to the line established on the Northern border of the State, the following:

Beginning on the Pacific Coast, where the Southern boundary line of Marin County connects with the Pacific Ocean; running thence Easterly and Northerly along the Southern and Easterly boundary lines of Marin, Sonoma, Napa and Lake Counties to the South-west corner of Colusa County; thence Easterly along the Southern boundary of said Colusa County to the South-east corner of said County; thence Southerly and Easterly along the Southern boundaries of Sutter and Placer Counties to the intersection with the State boundary line in Lake Tahoe.

All citizens of this State, all transportation companies and all persons engaged in the transportation of cattle are hereby required to take notice of the quarantine line hereby established, and all peace officers of this State, all District Attorneys and all lawfully constituted authorities are hereby directed to strictly enforce existing laws for the suppression of contagious cattle diseases, and preventing the spread thereof.

The line herein provided for is to be established, and this proclamation - so far as it relates thereto, is to go into effect and be in force immediately upon the approval of said line by the Secretary of Agriculture, by special order to that effect.

IN WITNESS WHEREOF, I have hereunto set my hand, and caused to be affixed the Great Seal of the State of California, this 8th day of July, A. D. 1897.

Governor.

By the Governor.

Secretary of State.



L. H. Brown
H. H. Brown

L150 - 210

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Information

FILED IN THE OFFICE OF THE

SECRETARY OF STATE

on 16th day of

Nov. A. D. 1897.

L. H. Brown
by L. H. Brown

Page 1

EXECUTIVE DEPARTMENT,
Sacramento, California.

THANKSGIVING PROCLAMATION.

-00000-

Thursday, November twenty-fifth, A.D. 1897, is hereby
appointed a day of public Thanksgiving.

On said day let the people of this State give thanks
to the Almighty God for the manifest blessings enjoyed by
us during the past year, and in recognition of said bless-
ings, let us mingle with our thanks such alms as our hearts
may dictate and our purses allow.

IN WITNESS WHEREOF, I have
hereunto set my hand, and
caused the great Seal of
the State to be hereunto
affixed, this Sixteenth
day of November, A.D. 1897.

Governor.



By the Governor.

Secretary of State.

TABLE 2.

1950-1951

1952-1953

1954-1955

1956-1957

1958-1959

1960-1961

1962-1963

1964-1965

1966-1967

1968-1969

1970-1971

1972-1973

1974-1975

1976-1977

1978-1979

1980-1981

1982-1983

1984-1985

EXECUTIVE DEPARTMENT,

Sacramento, California.

THANKSGIVING PROCLAMATION.

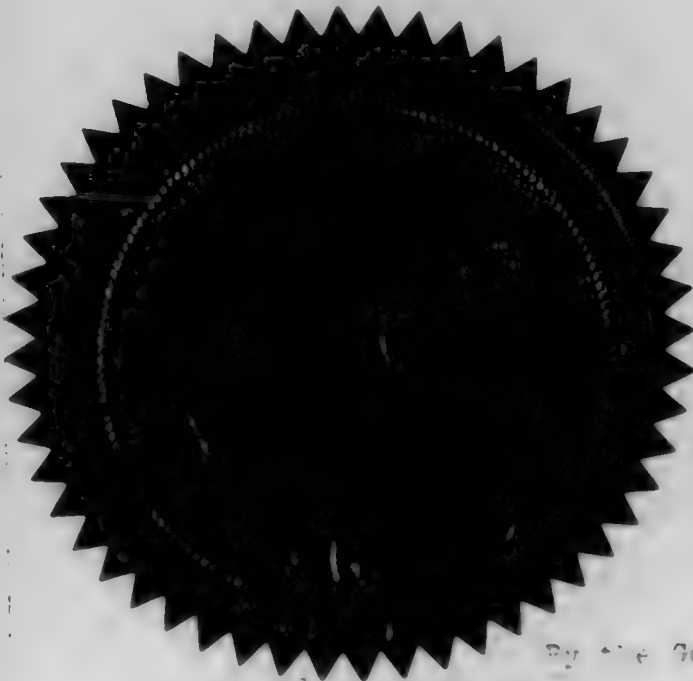
-ooOoo-

Thursday, November twenty-fifth, A.D. 1897, is hereby appointed a day of public Thanksgiving.

On said day let the people of this State give thanks to the Almighty God for the manifest blessings enjoyed by us during the past year, and in recognition of said blessings, let us mingle with our thanks such alms as our hearts may dictate and our purses allow.

IN WITNESS WHEREOF, I have hereunto set my hand, and caused the great Seal of the State to be hereunto affixed, this Sixteenth day of November, A.D. 1897.

Governor.



By the Governor.

Secretary of State.

6-16

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STATE OF CALIFORNIA,

Executive Department.

It is contemplated that the Fiftieth anniversary of the discovery of gold in California, be celebrated on the twenty-fourth day of January, A.D. 1898. Recognizing the significance of that event, and the influence which that discovery has exercised upon the destinies of California, and the history of the World, and having been thereunto requested, I, JAMES H. BUDD, Governor of California, do hereby proclaim and appoint

MONDAY, JANUARY 24th, A. A. 1898.

a legal Holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand, and caused the Great Seal of the State of California to be hereunto affixed, this Tenth day of January, A.D. 1898.

James H. Budd
Governor.

ATTEST:

John B. Brown
Secretary of State

By

John B. Brown
Deputy.

FILED in the Office of the
SECRETARY OF WAR

the 17th day of
June A. D. 1864

W. H. Brown

W. H. Brown

Page,

State of California,

Executive Department.

It is contemplated that the Fiftieth anniversary of the discovery of gold in California, be celebrated on the twenty-fourth day of January, A. D. 1898. Recognizing the significance of that event, and the influence which that discovery has exercised upon the destinies of California, and the history of the World, and having been thereunto requested, I, JAMES H. BUDD, Governor of California, do hereby proclaim and appoint

MONDAY, JANUARY 24th, A. D. 1898.

a legal Holiday.



IN WITNESS WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State of California to be hereunto affixed, this 10th day of January, A. D. 1898.

James H. Budd

Governor.

attest *J. St. Brown*
Secretary of State

By *[Signature]*

Deputy

Proclamation

223

1898

ENTERED AT THE OFFICE OF THE
CLERK OF THE DISTRICT COURT
AT NEW YORK, N. Y.
JAN. 22, 1898
BY _____
CLERK OF THE DISTRICT COURT

Executive Department,

State of California.

Citizens are requested, and officers in charge of State buildings and armories are directed to place the "Flag" at half mast on Monday, February 21, 1898, out of respect to the memory of those officers and men of the Warship MAINE, who lost their lives through the late lamentable disaster to that vessel in the Port of Havana, Cuba.

WITNESS, my hand, and the Great Seal of
the State of California, this 18th
day of February, A. D. 1898.

James H. Budd
Governor.

By the Governor.

L. H. Bacon
Secretary of State.

By *A. H. Mason*
Deputy.



FILED *in* of the
the *27th* of
November A. D. 189*8*.
L. H. Mason
W. L. Mason
Record *book* Page, *132*

STATE OF CALIFORNIA,

EXECUTIVE DEPARTMENT.

THANKSGIVING PROCLAMATION.

----oOo----

In conformity with the President's Proclamation for thanksgiving to Almighty God, I do hereby proclaim THURSDAY, the TWENTY-FOURTH day of NOVEMBER, A. D. 1898, a THANKSGIVING DAY.

Years have elapsed since greater reasons have existed for our rejoicing.

To-day, the Nations extol our skill and valor, and commend our gracious generosity to a fallen enemy. Henceforth we will be welcomed as a friend, and dreaded as a foe.

At home we have peace and plenty, and a united people.

Let our Thanksgiving be commensurate with our good fortune.

IN WITNESS WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State to be affixed at Sacramento, this the 7th day of November, A. D. 1898.


James W. Budd
Governor.

BY THE GOVERNOR:

L. H. Brown
Secretary of State.

STATE OF CALIFORNIA,

EXECUTIVE DEPARTMENT.

THANKSGIVING PROCLAMATION.

----oOo----

In conformity with the President's Proclamation for thanks giving to Almighty God, I do hereby proclaim THURSDAY, the TWENTY-FOURTH day of NOVEMBER, A. D. 1898, a THANKSGIVING DAY.


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At home we have peace and plenty, and a united people.

Let our Thanksgiving be commensurate with our good fortune.

IN WITNESS WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State to be affixed at Sacramento, this the 7th day of November, A. D. 1898.


James H. Russell
Governor.

BY THE GOVERNOR:

L. H. Boardman
Secretary of State.

1898

1

STATE OF CALIFORNIA

Executive Department.

THANKSGIVING PROCLAMATION

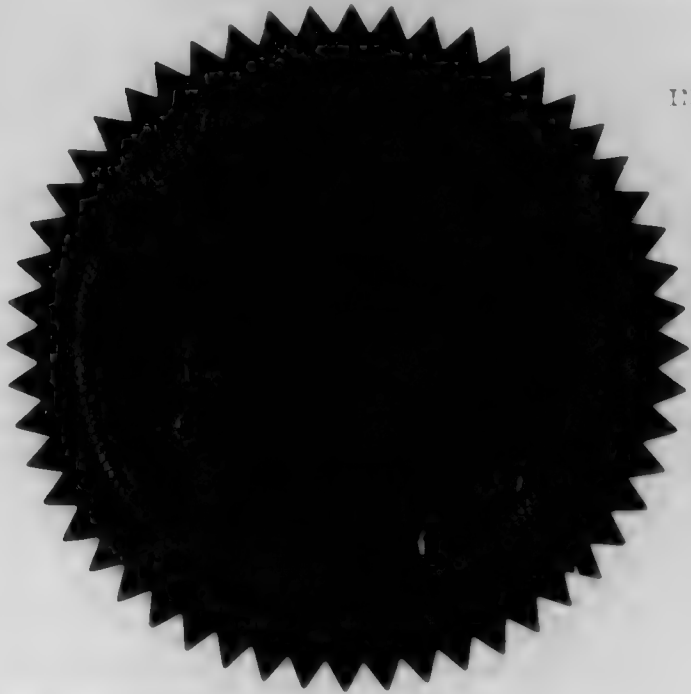
---ooOoc---

In conformity with the President's Proclamation for thanksgiving to Almighty God, I do hereby proclaim THURSDAY, the TWENTY-FOURTH day of NOVEMBER, A. D. 1898, a THANKSGIVING DAY.

Years have elapsed since greater reasons have existed for our rejoicing. To-day, the Nations extol our skill and valor, and commend our gracious generosity to a fallen enemy. Henceforth we will be welcomed as a friend and dreaded as a foe.

At home we have peace and plenty and a united people.

Let our Thanksgiving be commensurate with our good fortune.



IN WITNESS WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State to be affixed at Sacramento, this 7th, day of November, A. D. 1898.

Governor.

BY THE GOVERNOR:

L. H. D.
Secretary of State

Filed in the Office of the

SECRETARY OF STATE.

the **-30-** *day of*

July *A. D. 1898*

L. H. Brown
Secretary of State

M. T. Tesnan
Deputy

Page.....

For the 1990s, the following are the projected values of the variables used in the model:

income and revenue of any succeeding year or years; provided, that any and all claims for making, repairing, altering, or for any work done upon or for any material placed, or sidewalk, or for the construction of any sewer or sewers in said city and county are hereby excepted from the provisions of this section, and in determining any claim permitted to be paid by this section, no statute of limitations shall apply in any manner; and provided further, that the City of Vallejo, in Solano county, may pay its existing indebtedness incurred in the construction of its waterworks, whenever two-thirds of the electors thereof voting at an election held for that purpose, shall so decide. Any indebtedness or liability incurred contrary to this provision, with the exception hereinbefore recited, shall be void.

Amendment Number Two.

(Being Senate Constitutional Amendment No. 10.)

A resolution proposing to the people of the State of California an amendment to the Constitution of the State, by adding a new section, to be known and designated as section seven and one-half, article eleven thereof, providing for the framing by the inhabitants of counties, of local county government acts for their own government. The said proposed new section to read as follows:

Section 7½. The inhabitants of any county may frame a county government act for their own government, relating to the matters hereinafter specified, and consistent with, and subject to, the Constitution and laws of this State, by causing a board of fifteen freeholders, who have been, for at least five years, qualified electors of such county, to be elected by the qualified electors of such county, at any general or special election, whose duty it shall be within ninety days after such election, to prepare and propose a county government act for such county, which shall be signed in duplicate by the members of such board, or a majority of them, and returned, one copy thereof to the Board of Supervisors or other legislative body of such county, and the other copy to be sent to the recorder of deeds of the county. Such proposed county government act shall then be published in two papers of general circulation in such county, or if there be not two such papers, then in one only, for at least twenty days, and within not less than thirty days after such publication it shall be submitted to the qualified electors of such county, at a general or special election, and if a majority of such qualified electors voting thereon shall ratify the same, it shall thereafter be submitted to the Legislature for its rejection or approval, as a whole, without power of alteration or amendment, and if approved by a majority of the members elected to each house, it shall be the county government act of such county, and shall in each case become the organic law thereof and supersede any existing county government act, and all amendments thereof, and all special laws inconsistent with such county government act.

A copy of such county government act, certified by the President of the Board of Supervisors or other legislative body of such county, and authenticated by the seal of such county, setting forth the submission of such county government act to the electors, and its ratification by them, shall be made in duplicate and deposited, one in the office of the Secretary of State, the other, after being recorded in the office of the recorder of deeds in the county, among the archives of the county.

All courts shall take judicial notice thereof. The county government act so ratified may be amended, at intervals of not less than two years, by proposals therefor, submitted by the legislative authority of the county, to the qualified electors thereof, at a general or special election held at least forty days after the publication of such proposals for twenty days in a newspaper of general circulation in such county, and ratified by at least two-thirds of the qualified electors voting thereon, and approved by the Legislature as herein provided for the approval of the county government act. In submitting any such county government act, any alternative article or proposition may be presented for the choice of the voters, and

A resolution proposing to the people of the State of California an amendment to the Constitution of the State, by adding a new section, to be known and designated as section five and one-half, article six, thereby providing for the organization of a court, to be known as the Court of Claims. The said proposed new section to read as follows:

Section 5½. The Court of Claims shall consist of any three Judges of the Superior Court, who may be requested by the Governor to hold court at the regular terms thereof. The Court of Claims shall have exclusive jurisdiction to hear and determine all claims of every kind and character against the State, under such laws as may be passed by the Legislature, and its judgment thereon shall be final. The terms of the Court of Claims shall be held as follows:

In the City of Los Angeles, commencing on the second Monday of March.

In the City and County of San Francisco, commencing on the second Monday in July, and

In the City of Sacramento, commencing on the second Monday of November of each year.

The Judges holding such term of court shall receive no extra compensation therefor, but shall receive their actual expenses, to be paid out of the general fund of the State treasury. The Legislature shall enact all laws necessary to organize such court, to provide the procedure thereof, and to carry out the provisions of this section.

Amendment Number Four.

(Being Assembly Constitutional Amendment No. 37.)

A resolution to propose to the people of the State of California an amendment to the Constitution of the State, amending article eleven, by adding a new section thereto, to be known as section number five and one-half, relating to consolidated city and county governments. The said proposed new section to read as follows:

Section 5½. The provisions of section four and five of this article shall not, nor shall any legislation passed pursuant to the act, apply to any consolidated city and county government, now existing or hereafter formed, which shall have become, or shall become, organized under section seven, or secure a charter under section eight of this article.

Amendment Number Five.

(Being Assembly Constitutional Amendment No. 36.)

A resolution to propose to the people of the State of California, an amendment of section fifteen and section sixteen of article five of the Constitution of the State of California, by which it is proposed to amend said sections to read as follows:

Section 15. A Lieutenant-Governor shall be elected at the same time and place and in the same manner as the Governor, and his term of office and his qualifications shall be the same. He shall be president of the Senate, but shall only have a casting vote therein.

Section 16. In case of the impeachment of the Governor, or his removal from office, death, inability to discharge the powers and duties of his office, resignation, or absence from the State, the powers and duties of the office shall devolve upon the Lieutenant-Governor for the residue of the term, or until the disability shall cease. And should the Lieutenant-Governor be impeached, displaced, resign, die, or become incapable of performing the duties of his office, or be absent from the State, the president pro tempore of the Senate shall act as Governor until the vacancy in the office of Governor shall be filled at the next general election when members of the Legislature shall be chosen, or until such disability of the Lieutenant-Governor shall cease. In case of a vacancy in the office of Governor for any of the reasons above named, and neither the Lieutenant-Governor nor the president pro tempore of the Senate shall succeed to the powers and duties of Governor, then the powers and duties of such office shall devolve

on the first Monday after the first day of January next succeeding the election of its members, and shall be biennial unless the Governor shall in the interim convene the Legislature by proclamation. The Legislature shall then remain in session for twenty-five days, after which it must adjourn to some date not less than thirty nor more than sixty days from the time of adjournment. If the two houses fail to agree upon a time at which they will resume their session, the Governor shall, by proclamation, fix a date for such reconvening, which shall be within the limits above prescribed. Upon reconvening, the Legislature shall complete its session. No pay shall be allowed to members for a longer period than seventy-five days, and no bills shall be introduced in either house except at the first twenty-five days of the session, without the consent of three-fourths of the members thereof.

NOW, THEREFORE, Pursuant to the provisions of the Constitution, and an act of the Legislature of the State of California, entitled "An act to provide for the submission of proposed amendments to the Constitution of the State of California, to the qualified electors for their approval," approved March 7, A. D. 1883, the above described proposed amendments are hereby published and advertised to be voted upon, by ballot, by the qualified electors of the State, at the election to be held throughout this State on

Tuesday, November 8, A. D. 1898.

The said proposed amendments are to be separately voted upon in manner and form as follows:

Each ballot used at such election must contain written or printed thereon the following words, whereupon the voter may express his choice as provided by law:

Amendment Number One, being Senate Constitutional Amendment No. 41, (Exempting certain claims against the city and county of San Francisco, and the existing indebtedness of the City of Vallejo for the construction of its water works from the provisions of the Constitution requiring such claims to be paid from the income and revenues of the year in which they were incurred.)	Yes
For the Amendment?	No
Amendment Number Two, being Senate Constitutional Amendment No. 10, (Providing for framing local county government acts, by inhabitants of counties for their government.)	Yes
For the Amendment?	No
Amendment Number Three, being Senate Constitutional Amendment No. 44, (Providing for the creation of a Court of Claims to determine claims against the State, and to consist of three Superior Judges designated by the Governor to serve without extra compensation.)	Yes
For the Amendment?	No
Amendment Number Four, being Assembly Constitutional Amendment No. 37, (Exempting consolidated cities and counties, organized or to be organized, or holding a charter under the Constitution, from certain legislation in relation to counties.)	Yes
For the Amendment?	No
Amendment Number Five, being Assembly Constitutional Amendment No. 36, (Relating to office of Governor, providing for succession thereto in certain cases and removing disability of Lieutenant-Governor from holding other office during term.)	Yes
For the Amendment?	No
Amendment Number Six, being Assembly Constitutional Amendment No. 33, (relating to and defining Grammar Schools.)	Yes
For the Amendment?	No
Amendment Number seven, being Assembly Constitutional Amendment No. 34, providing for adjournment of Legislature for not less than thirty nor more than sixty days during each session.)	Yes
For the amendment?	No

Witness my hand and the Great Seal of the State of California, the day and year herein first above written.

James A. Smith
Governor.

Attest:

L. H. Brown
Secretary of State.

[SEAL.]

226

Declaration

in re

Levi Rackliffe

Dead.

FILED in the Office of the
SECRETARY OF STATE

the

22-

April 11, 1888

J. H. Brown

By

A. T. Jensen

Record Book, 1

State of California,

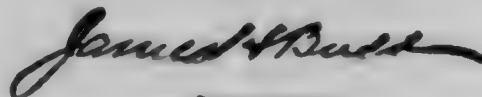
Executive Department.

Sacramento, April 22, 1898.

LEVI RACKLIFFE, State Treasurer of the State of California, died at Sacramento April 21st, 1898, and it becomes my mournful duty to announce that fact to the people.

In memory of the deceased, and as a mark of respect to a faithful official, it is

ORDERED, that the flag be displayed at half-mast upon the Capitol and all State buildings until after he has been buried, and that the several State offices in Sacramento be closed, SATURDAY, APRIL 23d, A.D. 1898.



Governor.

1906 - 217

Proclamation

Executive Department

State of California
Sacramento April 22 - 1898

Revi Rackliffe, State Treasurer of the State of California died at Sacramento April 21st 1898, and it becomes my mournful duty to announce his that fact to the people.

In memory of the deceased and as a mark of respect to a faithful official, it is Ordered That the flag be displayed at half-mast upon the Capitol building until after he has been buried, and that the several state offices in Sacramento ~~remain~~^{be} closed Saturday April 23rd 1898.

James H. Budd
Governor

1898

226 A

ELECTION PROCLAMATION.

NOVEMBER 8, 1868.

Election Proclamation.

STATE OF CALIFORNIA.

EXECUTIVE DEPARTMENT.

I, the Governor, with law thereunto duly empowered, do hereby proclaim and give notice that a general election will be held on the first day of November, A. D. 1903, at which time the following officers will be elected, and the electors are requested to attend at the polls on that day, and to vote for the persons named, and for such other persons as they may see fit to elect.

GOVERNOR OF THE STATE OF CALIFORNIA.

LIEUTENANT-GOVERNOR

SECRETARY OF STATE

CONTROLLER

TREASURER

ATTORNEY-GENERAL

SURVEYOR-GENERAL

CLERK OF THE SUPREME COURT.

SUPERINTENDENT OF PUBLIC INSTRUCTION

SUPERINTENDENT OF STATE PRINTING

A resolution to propose to the people of the State of California, an amendment to section one of article eleven of the Constitution, in relation to revenue and taxation, by which it is proposed to amend said section.

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A resolution to propose to the people of the State of California, an amendment to section one of article eleven of the Constitution, in relation to revenue and taxation, by which it is proposed to amend said section.

1901, Vice-President A. C. ... appointed.

Also, one Judge of the Superior Court in and for the County of Santa Barbara, for the unexpired term of ... B. Copeland, deceased, ending January, 1901.

Also, one Judge of the Superior Court in and for the County of Kings, for the unexpired term of Justin Jacobs, deceased, ending January, 1901.

Also, twenty members of the Senate, being one Senator from each of the following Senatorial Districts: First, Second, Fourth, Sixth, Eighth, Tenth, Twelfth, Fourteenth, Sixteenth, Eighteenth, Twentieth, Twenty-second, Twenty-fourth, Twenty-sixth, Twenty-eighth, Thirtieth, Thirty-second, Thirty-fourth, Thirty-sixth, Thirty-eighth, Fortieth.

Also, one member of the Assembly, being one member from each of the following Assembly Districts: First, Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth, Tenth, Eleventh, Twelfth, Thirteenth, Fourteenth, Fifteenth, Sixteenth, Seventeenth, Eighteenth, Nineteenth, Twentieth, Twenty-first, Twenty-second, Twenty-third, Twenty-fourth, Twenty-fifth, Twenty-sixth, Twenty-seventh, Twenty-eighth, Twenty-ninth, Thirtieth, Thirty-first, Thirty-second, Thirty-third, Thirty-fourth, Thirty-fifth, Thirty-sixth, Thirty-seventh, Thirty-eighth, Thirty-ninth, Fortieth.

Also, the State of California, in relation to the Constitution of the State of California, at its last session, passed a resolution and was amended as follows: ... of the State of California.

Amendment Number One.

Amending Senate (Constitutional), Amendment No. ...

A resolution to propose to the people of the State of California, an amendment to section eighteen of article eleven of the Constitution, in relation to revenue and taxation, by which it is proposed to amend said section.

Section 18. No county, city, town, township, board of education, or school district shall incur any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for it for such year, without the assent of a two-thirds of the qualified electors thereof, voting at an election to be held for that purpose, on or before the first day of January, in the year in which the indebtedness or liability is incurred. ...

Amendment Number Two

legislative authority of the county, to the qualified electors thereof, at a general or special election held at least forty days after the publication of such proposals for twenty days in a newspaper of general circulation in such county, and ratified by at least two-thirds of the qualified electors voting thereon, and approved by the Legislature as herein provided for the approval of the county government act, submitting any such county government act, or any alternative article or proposition, and be presented for the choice of the voters, and may be voted on separately without prejudice to others.

It shall be competent in all county government acts framed under the authority given by this section, to provide for the manner in which, the times at which, and the terms for which the several judges and county officers, other than Judges of the Superior Court, shall be elected or appointed for their compensation; for the number of such officers, for the consolidation or segregation of offices, for the number of deputies that each officer shall have, and for the compensation payable to each of such deputies, for the manner in which, the times in which, and the terms for which the members of all boards of election shall be elected or appointed; and for the constitution, regulation, compensation, and government of such boards, and of their clerks and attaches, also, to prescribe the manner and method by which elections by the people shall be conducted; and may in addition determine the tests and conditions upon which electors, political parties and organizations may participate in any primary election.

Whenever any county has, in the manner and method herein pointed out, adopted a county government act, and the same shall be approved by the Legislature as amended, the directions of sections four and five of article six, providing for the uniform system of county governments throughout the State, and likewise providing for the election and appointment of judges and county officers, shall be subject to the provisions of the county government act, and the matters hereinbefore provided for shall be subject to any law or amendment thereof by the Legislature, except by amendment not submitted to the electors and ratified in the manner hereinabove set forth.

Amendment Number Three

Being Senate Constitutional Amendment No. 14.

A resolution proposing to the people of the State of California an amendment to the Constitution of the State, by adding a new section, to be known and designated as section five of article six, thereby providing for the creation of a court, to be known as the Court of Claims. The said proposed amendment is as follows:

Section 5½. The Court of Claims shall consist of any three Judges of the Superior Court, who may be requested by the Governor to hold court at any time and place. The Court of Claims shall have exclusive jurisdiction to hear and determine all claims against the State and charter against the State, and such laws as may be passed by the Legislature, the judgment thereon shall be final. The terms of the Court of Claims shall be held as follows:

In the City of Los Angeles, commencing on the second Monday of March;
In the County of San Francisco, commencing on the second Monday in July, and

In the City of Sacramento, commencing on the second Monday of November of each year.

The Judges holding such term of court shall receive no extra compensation therefor, but shall receive their actual expenses, to be paid out of the general fund of the State treasury. The Legislature shall enact all laws necessary to organize such court, to provide the procedure thereof, and to carry out the provisions of this section.

Amendment Number Four.

Being Assembly Constitutional Amendment No. 37.

A resolution to propose to the people of the State of California an amendment to the Constitution of the State, amending article eleven, by adding a new section, therein, to be known as section number five and one-half, relating to consolidated city and county governments. The said proposed new section to read as follows:

Section 5½. The provisions of section four and five of this article shall not, nor shall any legislation passed pursuant thereto, apply to any consolidated city and county government, now existing or hereafter formed, which shall have become, or shall become, organized under section seven, or secure a charter under section eight of this article.

Amendment Number Five.

(Being Assembly Constitutional Amendment No. 36.)

A resolution to propose to the people of the State of California, an amendment of section fifteen and section sixteen of article five of the Constitution of the State of California, by which it is proposed to amend said sections to read as follows:

Section 15. A Lieutenant-Governor shall be elected at the same time and place and in the same manner as the Governor, and his term of office and his qualifications shall be the same. He shall be president of the Senate, but shall only have a casting vote therein.

Section 16. In case of the impeachment of the Governor, or his removal from office, death, inability to discharge the powers and duties of his office, resignation, or absence from the State, the powers and duties of the office shall devolve upon the Lieutenant Governor for the residue of the term, or until the disability shall cease. And should the Lieutenant Governor be impeached, displaced, resign, die, or become incapable of performing the duties of his office, or be absent from the State, the President pro tempore of the Senate shall act as Governor until the vacancy in the office of Governor shall be filled at the next general election when members of the Legislature shall be chosen, or until such disability of the Lieutenant Governor shall cease. In case of a vacancy in the office of Governor for any of the reasons above named, and neither the Lieutenant Governor, nor the President pro tempore of the Senate shall succeed to the powers and duties of Governor, then the powers and duties of such office shall devolve upon the speaker of the Assembly, until the office of Governor shall be filled at such general election.

Amendment Number Six.

(Being Assembly Constitutional Amendment No. 38.)

A resolution to propose to the people of the

State of California an amendment to section six, article nine of the Constitution of the State of California, relating to grammar schools by which it is proposed to amend said section to read as follows:

Section 6. The public school system shall include primary and grammar schools, and such high schools, evening schools, normal schools, and technical schools as may be established by the Legislature or by municipal or district authority, but the entire revenue derived from the State school fund, and the State school tax, shall be applied exclusively to the support of primary and grammar schools. Grammar schools shall include schools organized in a school district, or union of school districts, having more than one thousand inhabitants, in which a course of study shall be taught which will prepare pupils to enter the agricultural, mining, or scientific department of the University of California.

Amendment Number Seven.

(Being Assembly Constitutional Amendment No. 34.)

A resolution to propose to the people of the State of California an amendment to section two of article four of the Constitution, in relation to sessions of the Legislature, by which it is proposed to amend said section to read as follows:

Section 2. The sessions of the Legislature shall commence at twelve o'clock meridian on the first Monday after the first day of January, next succeeding the election of its members, and shall be biennial unless the Governor shall in the interim convene the Legislature by proclamation. The Legislature shall then remain in session for twenty-five days, after which it must adjourn to some date not less than thirty nor more than sixty days from the time of adjournment. If the two houses fail to agree upon a time at which they will resume their session, the Governor shall, by proclamation, fix a date for such reconvening, which shall be within the limits above prescribed. Upon re-assembling, the Legislature shall complete its session. No pay shall be allowed to members for a longer period than seventy-five days, and no bill shall be introduced in either house, except at the first twenty-five days of the session, without the consent of three-fourths of the members thereof.

Each of the said proposed amendments are to be separately voted upon by ballot in manner and form as follows:

Each ballot used at such election must contain written or printed thereon the following words, whereupon the voter may express his choice as provided by law:

Amendment Number One, being Senate Constitutional Amendment No. 41, exempting certain claims against the city and county of San Francisco, and the existing indebtedness of the City of Vallejo for the construction of its water works from the provisions of the Constitution requiring such claims to be paid from the income and revenues of the year in which they were incurred.	Yes
For the Amendment?	No
Amendment Number Two, being Senate Constitutional Amendment No. 10, providing for framing local county government acts, by inhabitants of counties for their government.	Yes
For the Amendment?	No

JAMES H. BUDD.
GOVERNOR

L. H. BROWN.

[F3670-219]

228

228

1899

FILED in the Office of the
SECRETARY OF STATE.

the 2^d day of

February A. D. 1899

C. F. Curry

Secretary of State.

By J. H. Hatch

DEPUTY.

Book, _____ Page, _____

SPECIAL ELECTION PROCLAMATION.

STATE OF CALIFORNIA,

Executive Department.

WHEREAS, a vacancy has occurred in the Senate of the State of California by the death of Hon. John Boggs, Senator from the Eighth Senatorial District of the State of California;

NOW, THEREFORE, in accordance with the law thereunto directing me, I hereby proclaim and give notice that a Special Election will be held throughout the Eighth Senatorial District of the State of California, on Wednesday March 8th ~~February~~ A. D. 1899, at which Special Election the following officer will be elected, to-wit:

One Senator from the Eighth Senatorial District of the State of California, to serve for the unexpired term of Hon. John Boggs, deceased.

And I do further offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code: such reward to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

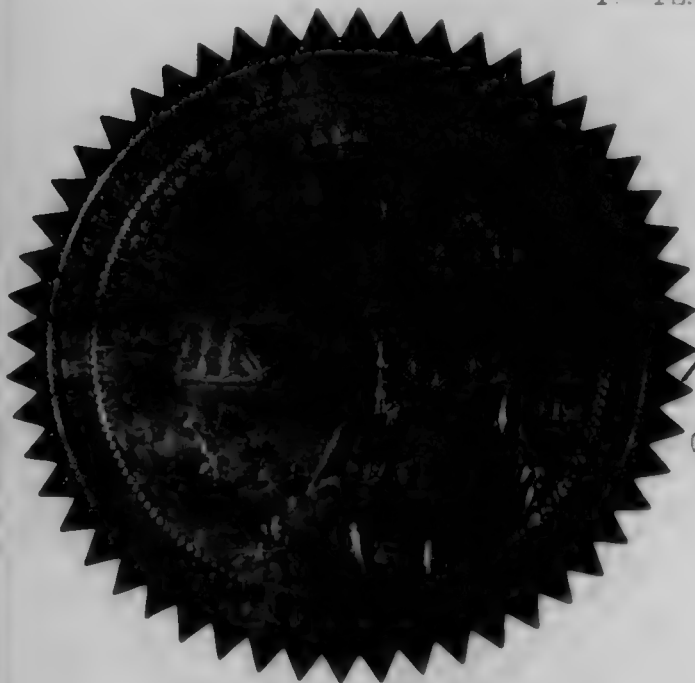
IN TESTIMONY WHEREOF, I have hereunto set

my hand, and caused the Great Seal of the State to be affixed, at the City of Sacramento, this second day of February, A. D. 1899.

Henry H. Gay
Governor of the State of California.

Attest:

C. C. Curry
Secretary of State.



[F3670:220]

227
Proclamation
1899

Filed in the office of the
SECRETARY OF STATE.

the..... 19 day of
April A. D. 189*0*

..... *E. F. Loring*.....
SECRETARY OF STATE.

By *J. H. ...*.....
DEPUTY.

Record Book,....., Page.....

PROCLAMATION.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA,

Sacramento, April 19, 1899.

On May first, A. D. 1898, Admiral Dewey, commanding the American Fleet, entered the bay of Manila, Phillipine Islands, and in a conflict to be famed in modern naval history completely destroyed the hostile Spanish Fleet---thereby manifesting the prowess of America upon the seas.

The first day of May, A. D. 1899, will be the first anniversary of this celebrated ^{naval engagement} ~~naval battle~~; and it appearing to the Executive that said day should be set apart for appropriate and patriotic public expressions by our people,

NOW, THEREFORE, I, HENRY T. GAGE, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of said State, do hereby proclaim Monday, the first day of May, A. D. 1899, a holiday.

IN WITNESS WHEREOF I have hereunto set
my hand and caused the Great Seal
of this State to be hereunto af-
fixed, this nineteenth day of
April, A.D. 1899.

Henry T. Gage

Governor of the State of California.

L. F. Curry Secretary of State.

PROCLAMATION.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA,

Sacramento, April 19, 1899.

On May first, A. D. 1898, Admiral Dewey, commanding the American Fleet, entered the bay of Manila, Phillipine Islands, and in a conflict to be famed in modern naval history completely destroyed the hostile Spanish Fleet---thereby manifesting the prowess of America upon the seas.

The first day of May, A. D. 1899, will be the first anniversary of this celebrated ^{naval engagement} ~~marine battle~~; and it appearing to the Executive that said day should be set apart for appropriate and patriotic public expressions by our people,

NOW, THEREFORE, I, HENRY T. GAGE, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of said State, do hereby proclaim Monday, the first day of May, A. D. 1899, a holiday.

IN WITNESS WHEREOF I have hereunto set
my hand and caused the Great Seal
of this State to be hereunto af-
fixed, this nineteenth day of
April, A.D. 1899.

Henry T. Gage

Governor of the State of California

L. F. Curry

Secretary of State.

[13670.221]

Proclamation

no

234
1899

21

Aug

99

C. F. Curry

J. H. Smith

PROCLAMATION.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA,

Sacramento, August 19, 1899.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate a contagious and infectious disease known as Texas, Splenetic, or Southern Cattle Fever, to cattle located north and east of said line should said cattle located south and west be shipped, moved, or transported, driven or grazed over the lands situated on the north and east of said line;

AND, WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," in effect March 18, 1899, the State Veterinarian of the State of California, in order to prevent the spreading or communicating of said disease of Texas, Splenetic or Southern Fever, in cattle, has on this 19th day of August, 1899, made a quarantine line as follows: Beginning on the Pacific Coast, where the southern boundary line of Marin County connects with the Pacific Ocean; thence easterly and northerly along the southern and eastern boundary lines of Marin and Sonoma to the intersection of Sonoma and Solano Counties; thence following the western, northern and eastern boundary lines of Solano County to the Sacramento River; thence northerly along the eastern boundary line of Yolo County to its intersection with the boundary line of Sutter County; thence easterly along

the southern boundary lines of Sutter and Placer Counties to the intersection with the western boundary line of El Dorado County; thence southerly and easterly along the southern boundary line of El Dorado county to the intersection with the western boundary line of Alpine County; thence in assoutherly direction along the western boundary lines of Alpine, Mono, and Inyo Counties to the southwestern boundary of Inyo County; thence east along the southern boundary of Inyo County to its intersection with the eastern boundary line of the State of California;

AND WHEREAS, The State Veterinarian has, on this 19th day of August, 1899, made and established the following rules and regulations as to the crossing of cattle over the said quarantine line:

(1.)--That from and after this date no cattle shall be transported by rail, shipped, driven, or moved in any manner whatever, from said area south and west of said line herein above set out and described to any portion of the State of California, north or east of said line.

(2.)--Exception to the above clause is authorized as follows:

Any cattle which shall have been dipped, under the supervision of an Inspector of the Bureau of Animal Industry, U. S. Dept. of Agriculture, in such a solution as may be required by the Honorable Secretary of Agriculture, and a certificate of such fact given with a bill of health from such Inspector, shall be allowed to cross said line, until otherwise ordered.

(3.)--That hereafter it shall be unlawful for any railroad, steamboat, or transportation company, its officers or agents, to accept for shipment, or to ship or transport, any cattle originating south or west of the above described line, destined to any point in the State of California north or east of said line, except in accordance with the

regulations concerning cattle transportation as may be issued by the U. S. Department of Agriculture.

(4.)--It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as is provided by the laws of the State of California;

AND WHEREAS, I, Henry T. Gage, as Governor of the State of California, have approved and do hereby approve of the said quarantine line so made, fixed, and established by said State Veterinarian, and have approved and do hereby approve of all of the above rules and regulations so made and established by said State Veterinarian:

NOW, THEREFORE, I, Henry T. Gage, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above boundary of such quarantine so made, fixed, and established by said State Veterinarian to be the legal boundary of such quarantine within said State of California, and further hereby proclaim the above orders, rules and regulations prescribed by said State Veterinarian for the maintenance and enforcement of such quarantine to be the legal and binding rules and regulations within said State; and I do further proclaim that said orders, rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said orders, rules and regulations to the penalties provided for in Section Eight of said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused
the Great Seal of this State to be
hereunto affixed, this nineteenth day
of August, A. D. 1899.



Henry H. Hoge
Governor of the State of California.

Attest:

C. F. Curry
Secretary of State.

229
Proclamation
Cattle Quarantine
Aug 19-1899

PROCLAMATION!

EXECUTIVE DEPARTMENT,)

STATE OF CALIFORNIA.)

SACRAMENTO, August 19, 1899.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate a contagious and infectious disease known as Texas, Splenetic, or Southern Cattle Fever, to cattle located north and east of said line, should said cattle located south and west be shipped, moved or transported, driven or grazed over the lands situated on the north and east of said line;

AND, WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," in effect March 18, 1899, the State Veterinarian of the State of California, in order to prevent the spreading or communicating of said disease of Texas, Splenetic, or Southern Fever in cattle, has on this 19th day of August, 1899, made a quarantine line as follows: Beginning on the Pacific Coast, where the southern boundary line of Marin County connects with the Pacific Ocean; thence easterly and northerly along the southern and eastern boundary lines of Marin and Sonoma to the intersection of Sonoma and Solano Counties; thence following the western, northern, and eastern boundary lines of Solano County to the Sacramento River; thence northerly along the eastern boundary line of Yolo County to its intersection with the boundary line of Sutter County; thence easterly along the southern boundary lines of Sutter and Placer Counties to the intersection with the western boundary line of El Dorado County; thence southerly and easterly along the southern boundary line of El Dorado County to the intersection with the western boundary line of Alpine County; thence in a southerly direction along the western boundary lines of Alpine, Mono, and Inyo Counties, to the southwestern boundary of Inyo County; thence east along the southern boundary of Inyo County to its intersection with the eastern boundary line of the State of California;

AND, WHEREAS, The State Veterinarian has, on this 19th day of August, 1899, made and established the following rules and regulations as to the crossing of cattle over the said quarantine line:

1. That from and after this date no cattle shall be transported by rail, shipped, driven, or moved in any manner whatever, from said area south and west of said line hereinabove set out and described to any portion of the State of California, north or east of said line.

2. Exception to the above clause is authorized as follows:

Any cattle which shall have been dipped, under the supervision of an Inspector of the Bureau of Animal Industry, U. S. Department of Agriculture, in such a solution as may be required by the Honorable Secretary of Agriculture, and a certificate of such fact given with a bill of health from such Inspector, shall be allowed to cross said line, until otherwise ordered.

3. That hereafter it shall be unlawful for any railroad, steamboat, or transportation company, its officers or agents, to accept for shipment, or to ship or transport, any cattle originating south or west of the above described line, destined to any point in the State of California north or east of said line, except in accordance with the regulations concerning cattle transportation as may be issued by the U. S. Department of Agriculture.

4. It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as is provided by the laws of the State of California.

AND, WHEREAS, I Henry T. Gage, as Governor of the State of California, have approved and do hereby approve of the said quarantine line so made, fixed, and established by said State Veterinarian, and have approved and do hereby approve of the above rules and regulations so made and

south and west be shipped, moved or transported, driven or grazed over the lands situated on the north and east of said line;

AND, WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," in effect March 18, 1899, the State Veterinarian of the State of California, in order to prevent the spreading or communicating of said disease of Texas, Splenetic, or Southern Fever in cattle, has on this 19th day of August, 1899, made a quarantine line as follows: Beginning on the Pacific Coast, where the southern boundary line of Marin County connects with the Pacific Ocean; thence easterly and northerly along the southern and eastern boundary lines of Marin and Sonoma to the intersection of Sonoma and Solano Counties; thence following the western, northern, and eastern boundary lines of Solano County to the Sacramento River; thence northerly along the eastern boundary line of Yolo County to its intersection with the boundary line of Sutter County; thence easterly along the southern boundary lines of Sutter and Placer Counties to the intersection with the western boundary line of El Dorado County; thence southerly and easterly along the southern boundary line of El Dorado County to the intersection with the western boundary line of Alpine County; thence in a southerly direction along the western boundary lines of Alpine, Mono, and Inyo Counties, to the southwestern boundary of Inyo County; thence east along the southern boundary of Inyo County to its intersection with the eastern boundary line of the State of California;

AND, WHEREAS, The State Veterinarian has, on this 19th day of August, 1899, made and established the following rules and regulations as to the crossing of cattle over the said quarantine line:

1. That from and after this date no cattle shall be transported by rail, shipped, driven, or moved in any manner whatever, from said area south and west of said line hereinabove set out and described to any portion of the State of California, north or east of said line.

2. Exception to the above clause is authorized as follows:

Any cattle which shall have been dipped, under the supervision of an Inspector of the Bureau of Animal Industry, U. S. Department of Agriculture, in such a solution as may be required by the Honorable Secretary of Agriculture, and a certificate of such fact given with a bill of health from such Inspector, shall be allowed to cross said line, until otherwise ordered.

3. That hereafter it shall be unlawful for any railroad, steamboat, or transportation company, its officers or agents, to accept for shipment, or to ship or transport, any cattle originating south or west of the above described line, destined to any point in the State of California north or east of said line, except in accordance with the regulations concerning cattle transportation as may be issued by the U. S. Department of Agriculture.

4. It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as is provided by the laws of the State of California.

AND, WHEREAS, I, Henry T. Gage, as Governor of the State of California, have approved and do hereby approve of the said quarantine line so made, fixed, and established by said State Veterinarian, and have approved and do hereby approve of all of the above rules and regulations so made and established by said State Veterinarian;

NOW, THEREFORE, I, Henry T. Gage, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above boundary of such quarantine so made, fixed, and established by said State Veterinarian to be the legal boundary of such quarantine within said State of California, and further hereby proclaim the above orders, rules and regulations prescribed by said State Veterinarian for the maintenance and enforcement of such quarantine to be the legal and binding rules and regulations within said State; and I do further proclaim that said orders, rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said orders, rules and regulations to the penalties provided for in section eight of said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this 10th day of August, A. D. 1899.

[SEAL.]

HENRY T. GAGE,

ATTEST:

Governor of the State of California.

C. F. CURRY, Secretary of State

Proclamation

1891

Filed in the Office of the
SECRETARY OF STATE.

the 30 day of
August A. D. 1891

C. F. Lamm
SECRETARY OF STATE

Wm. Lamm
DEPUTY.

Record Book, Page

P R O C L A M A T I O N.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA,

Sacramento, August 28, 1899.

To the People of California:

WHEREAS, I have received an urgent communication from the Hon. Elihu Root, Secretary of War, requesting an appeal to the people of this State to contribute money and supplies in aid of the destitute people of Porto Rico, whose sad condition is due to recent hurricanes devastating the island. The distressed condition of the inhabitants of Porto Rico may be understood by the following passage from a dispatch transmitted by the Governor General of Porto Rico, dated August 13, 1889, to the Secretary of War, viz.:

"The true state of affairs throughout the Island not yet known because of total destruction of all telegraphic connection and great destruction of all roads. Not more than one-fourth towns yet heard from, but enough is known to warrant the statement that one-fifth the dwellings in the Island are totally destroyed, and their owners are without any shelter whatever, or any food, beyond what has been saved from the debris. The coffee crop and most of the trees are ruined, and thus reliance for support is gone. Fully one-third of the people subsist entirely ^c fruit, and ^{to a} small degree on tubas; all the former are destroyed, and much of the latter are rotting in the ground. Many thousands of cattle are drowned, and the debris carried down by the rivers, and is strewn over the ocean with the wreck of the storm and the dead bodies of animals. The death from falling walls and drowning will number more than a thousand, and may be several times this number. The state of distress is very great, and when green fruits saved from the debris are consumed the suffering will be very great. I am relieving suffering everywhere within reach as much as possible, but in out-of-the-way places are many thousands who can not be reached for some time. The supplies ordered sent by the Government will help much, but will

last only for a few days, while destitution must continue for many weeks or some months, until the bananas grow up from the ground, for which five months at least are required. Food of all kinds is needed, especially rice, beans, and codfish, which has been main support outside of fruits. Cheap cotton clothing is also needed, for thousands rushed naked from their dwellings at night when the gale broke. Medicines are also needed most pressingly, especially quinine and other simple medicines. I estimate that at least 1000 tons of food will be required weekly for several weeks."

We should remember that Porto Rico is now American territory, and that its inhabitants are under the protection of our flag, and it is but due to them to show that we as a Christian people are not wanting in the charity which christian education inculcates.

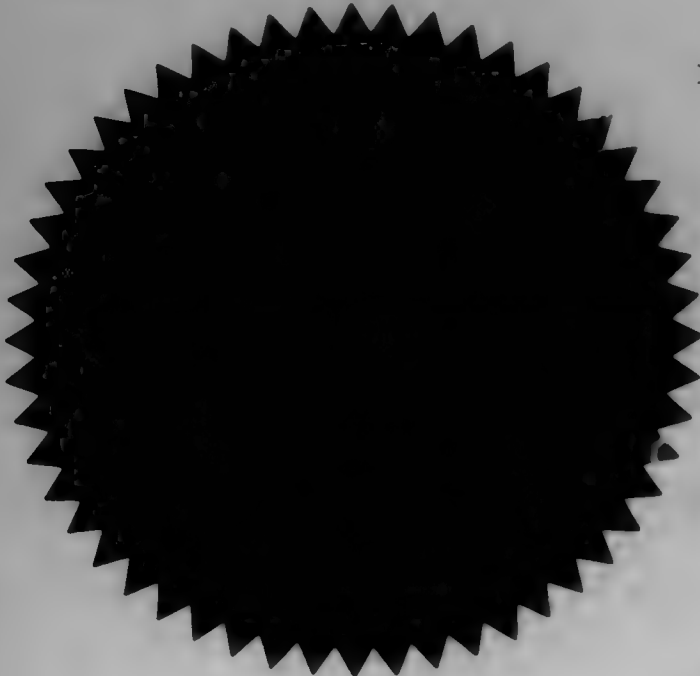
I do therefore appeal to the people of the State of California, in the name of Christian humanity, to come to the aid of this starving people.

I recommend that the Boards of Supervisors of the several Counties of this State, and the Mayors and Councils of our several cities, appoint committees to collect money and to obtain supplies, and to take such necessary action as will most promptly facilitate the charitable purpose of assisting the unhappy people in their great misfortune.

I also appeal to the individual citizen to co-operate in this necessary and humane work.

The Secretary of War has directed that contributions should be either in supplies of the character indicated, or in money, in order that the supplies can be purchased. The supplies should be sent to Colonel F. B. Jones, Army Building, foot of Whitehall Street, New York City, in packages plainly marked "Porto Rican Relief," and he should be consulted as to time of shipment. Money should be sent to the National

Bank of North America, New York City, which has been designated as ■
depository for the Relief Fund.



IN WITNESS WHEREOF, I have hereunto
set my hand and caused the Great
Seal of this State to be here-
unto affixed this 28th day of
August, A. D. 1869.

Henry T. Gage

Governor of the State of California.

Attest:

C. F. Brown
Secretary of State.

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Proclamation
1899

Filed in the Office of the
SECRETARY OF STATE.

the *28* day of

Oct A. D. 18 *99*

C. F. Terry

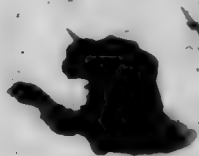
SECRETARY OF STATE

By

J. H. ...

DEPUTY

Book, Page



THANKSGIVING PROCLAMATION.

EXECUTIVE DEPARTMENT, SACRAMENTO,

State of California.

In obedience to the universal and praiseworthy American custom of setting apart a day for public thanksgiving and prayer to Almighty God, ^{for} and the performance of charitable works; and, further, in conformity with the proclamation of the President of the United States of America, given at the City of Washington, D.C., October 25, 1899, I, Henry T. Gage, as Governor of the State of California, do hereby proclaim Thursday, the thirtieth day of November, A. D. 1899, as Thanksgiving Day, and I do hereby declare the same a legal holiday.

IN WITNESS WHEREOF, I have hereunto
set my hand, and caused the
Great Seal of the State to be
hereunto affixed this 28th day
of October, A. D. 1899.

Henry I. Gage
Governor of the State of California.

Attest:

C. F. Terry
Secretary of State.
Wm. H. H. H. H.

[F3670:223A]

Proclamation
232
Thanksgiving

Oct 28-1899

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
THANKSGIVING PROCLAMATION.

EXECUTIVE DEPARTMENT, SACRAMENTO,

State of California.

In obedience to the universal and praiseworthy American custom of setting apart a day for public thanksgiving and prayer to Almighty God and ^{for} the performance of charitable works; and, further, in conformity with the proclamation of the President of the United States of America, given at the City of Washington, D.C., October 25, 1899, I, Henry T. Gage, as Governor of the State of California, do hereby proclaim Thursday, the thirtieth day of November, A. D. 1899, as Thanksgiving Day, and I do hereby declare the same a legal holiday.

IN WITNESS WHEREOF, I have hereunto
set my hand, and caused the
Great Seal of the State to be
hereunto affixed this 28th day
of October, A. D. 1899.



Henry T. Gage

Governor of the State of California.

Attest:

E. T. Lanning
Secretary of State.

Proclamation
230
1899

the 23 day of
March A. D. 1899

E. F. Turner
SECRETARY OF STATE.

By _____ DEPT IV.

Record Book, Page

PROCLAMATION.

EXECUTIVE DEPARTMENT,

State of California,

Sacramento, November 23, 1899.

To the People of California:

WHEREAS, The nation has sustained a sad and irreparable loss by the death of the Honorable Garret A. Hobart, Vice-President of the United States of America, whose many distinguished services as a public officer and high personal worth and integrity as a citizen have endeared him to the hearts of the American people;

AND WHEREAS, Saturday, November 25, A.D. 1899, has been set apart for the funeral services;

THEREFORE, In testimony of the sorrow of our people for the death of the illustrious American, I recommend that all State offices be closed upon the said day of the funeral, and I direct that the national flag be displayed at half mast upon said day from sunrise to sunset upon all State public buildings and upon all armories of the National Guard of the State of California; and I further direct that the ensign and union jack be displayed at half mast on said day from sunrise to sunset upon all vessels belonging to the State and upon all vessels of the State Naval Militia.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this 23rd day of November, A. D. 1899.


Henry J. Gage
Governor of the State of California.

Attest:

C. F. Lundy
Secretary of State.

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1900²³⁶

Filed in the Office of the
SECRETARY OF STATE,
the 20th day of
January A. D. 1900
E. F. Loring
Secretary of State.
By J. H. Munn
Deputy.
Record Book, Page _____

1883.

PROCLAMATION.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA,

Sacramento, February 16th 1900.

WHEREAS, under and pursuant to the provisions of an Act entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," in effect March 18, 1899, the State Veterinarian has determined that it is necessary to modify and change the quarantine line, rules and regulations heretofore established and proclaimed in my proclamation given at Sacramento, California, August 19, 1899, establishing a State quarantine line, and rules and regulations pursuant to said Act of the Legislature;

AND WHEREAS, said State Veterinarian, on the 16th day of February, A.D. 1900, after due notice to me, has made and established the following orders, rules and regulations modifying and changing said quarantine line, and the rules and regulations heretofore proclaimed in my said proclamation dated August 19, 1899, which said modifications and changes are as follows, to-wit:


"It is hereby ordered that cattle originating in the Counties of Solano and Sacramento (situated south and below the State quarantine line established August 19, 1899) may be moved to points north and above the above mentioned line: provided, they are accompanied by a certificate of inspection from an authorized Inspector of the Bureau of Animal Industry, United States Department of Agriculture, or the State Veterinarian of the State of California, stating that they are free from contagious and infectious diseases: special reference to Texas Fever, infection ticks (*Boophilis bovis*.)

"It is further ordered that on and after this date no cattle originating south, west, or below the quarantine line, as described and set forth in the Governor's Proclamation of August 19, 1899, shall be transported by rail, shipped, driven, or otherwise moved in any manner whatsoever, into the Counties of Saline and Sacramento, or to points in the State of California north and above the quarantine line above mentioned."

AND WHEREAS, I have approved and do hereby approve of the said modifying rules and regulations so made and established by said State Veterinarian on this 16 day of February, A.D. 1900:

NOW, THEREFORE, I, HENRY T. GAGE, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above orders, rules, and regulations prescribed this day by the State Veterinarian for the maintenance and enforcement of the quarantine line to be legal and binding orders, rules, and regulations within this State; and I do further proclaim that said orders, rules, and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said orders, rules, and regulations to the penalties provided for in Section eight of said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this 16 day of February, A.D. 1900.


Henry T. Gage
Governor of the State

Attest:

C. J. Lewis
Secretary of State

Proclamation

Extra Session

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no 237

C. F. Curran

1.
Proclamation
Executive Department
State of California

Sacramento January 23, 1900.

Whereas an extraordinary occasion exists requiring the convening of the Legislature of the State of California for the purposes hereinafter particularly set forth

Now, therefore, I, Henry T. Gage, as Governor, by virtue of the power conferred upon me by section 9 Art. V. of the Constitution of the State of California, do hereby convene the said Legislature to assemble in extraordinary session at the City of Sacramento, State aforesaid, at the State Capitol on Monday the twenty-ninth (29th) day of January in the year of our Lord 1900, at one o'clock p.m. of said day

The purposes for which I have by this ~~proclamation~~ proclamation convened and for which I do hereby convene said Legislature to meet in said session are specifically as follows:

First, to elect a United States Senator from this state, to fill the vacancy now existing caused by the expiration of the term of office of the Honorable Stephen M. White;

Record

To consider and enact a law
to take immediate effect,
amending section 2524 of the
Political Code of the State of California,
so that said section when amended
shall be in words and figures
substantially as follows:-

SEC. 2524. The Commissioners shall have possession and control of that portion of the bay of San Francisco, together with all the improvements, rights, privileges, easements, appurtenances connected therewith, or in anywise appertaining thereto, for the purposes in this article provided (excepting such parcels thereof as are held by the lessees, or their assigns, on valid leases, which parcels so held it is hereby made the duty of the Commissioners to take possession of, together with the improvements thereon, as soon as said leases terminate, and also to see that the lessees, or their successors or assigns, do not exercise rights and privileges that are not conferred by said leases), bounded as follows, to wit: Commencing at the point where the easterly line of the Presidio Reservation intersects the water-line front, as established by the Board of State Tide Land Commissioners; thence easterly along said water-line front to the center of Webster Street; thence southerly along the center of Webster Street to the center of Lewis Street; thence easterly along the center of Lewis Street to the center of Polk Street; thence southerly along the center of Polk Street to the center of Tonquin Street; thence easterly along the center of Tonquin Street to the center of Larkin Street; thence southerly along the center of Larkin Street to the center of Jefferson Street; thence easterly along the center of Jefferson Street to the center of Powell Street; thence southerly along the center of Powell Street to the center of Beach Street; thence easterly along the center of Beach Street to the center of Dupont Street; thence southerly along the center of Dupont Street to the center of North Point Street; thence easterly along the center of North Point Street to the center of Kearny Street; thence southerly along the center of Kearny Street to the center of Francisco Street; thence easterly along the center of Francisco Street to the center of Montgomery Street; thence southerly along the center of Montgomery Street to the center of Chestnut Street; thence easterly along the center of Chestnut Street to the center of Sansome Street; thence southerly along the center of Sansome Street to the center of Lombard Street; thence easterly along the center of Lombard Street to the center of Battery Street; thence southerly along the center of Battery Street to the center of Greenwich Street; thence easterly along the center of Greenwich Street to the center of Front Street; thence southerly along the center of Front Street to the center of Vallejo Street; thence easterly along the center of Vallejo Street to the center of Davis Street; thence southerly along the center of Davis Street to the center of Pacific Street; thence easterly along the center of Pacific Street to the center of East Street; thence southerly along the center of East Street to the center of Folsom Street; thence westerly along the center of Folsom Street to the center of Stuart Street; thence southerly along the center of Stuart Street to the center of Harrison Street; thence southerly on a direct line with said Stuart Street two hundred and fifty-three feet nine inches, to the center of a street the name of which is not on a map; thence at right angles westerly along the center of said street to the center of Spear Street; thence southerly along the center of Spear Street to the center of Bryant Street; thence westerly along the center of Bryant Street to the center of Beale Street; thence southerly

along the center of Beale Street to the center of Brannan Street; thence westerly along the center of Brannan Street to the center of First Street; thence southerly along the center of First Street to the center of Townsend Street; thence westerly along the center of Townsend Street five hundred and fifty feet, to the center of a street the name of which is not on a map; thence at right angles southerly along the center of said street to the center of King Street; thence westerly along the center of King Street to the center of Second Street; thence southerly along the center of Second Street to the center of Berry Street; thence westerly along the center of Berry Street to the center of Third Street; thence southerly along the center of Third Street to the northerly line of Channel Street; thence westerly along the last mentioned line to the easterly line of Fifth Street; thence southerly along said last mentioned line to the southerly line of said Channel Street; thence easterly along said last mentioned line to the center of Kentucky Street; thence southerly along the center of Kentucky Street to the center of Fourth Street; thence along the center of Fourth Street to the center of Louisiana Street; thence southerly along the center of Louisiana Street to the center of El Dorado Street; thence westerly along the center of El Dorado Street to the center of Illinois Street; thence southerly along the center of Illinois Street to the center of Solano Street; thence easterly along the center of Solano Street to the waterfront line established by the Board of State Tide Land Commissioners; thence southerly along said last mentioned line to the center of Tulare Street; thence westerly along the center of Tulare Street to the center of Texas Street; thence southerly along the center of Texas Street to the center of Islais Street; thence easterly along the center of Islais Street to the center of Waterfront Street; thence southerly along the center of Waterfront Street to the center of India Street; thence westerly, southerly, and easterly along the center of said India Street to the center of Waterfront Street, to the center of China Street; thence westerly along the center of China Street to the center of Third Avenue; thence southerly along the center of Third Avenue to the northerly line of the property of the California Dry Dock Company; thence easterly along said last mentioned line to the waterfront established by the Board of State Tide Land Commissioners; thence southerly along and around said dry dock company's land to the southeasterly corner thereof; thence westerly along the line of said land to the center of Waterfront Street; thence southerly along the center of Waterfront Street to the center of Nineteenth Avenue; thence westerly along the center of Nineteenth Avenue to the center of Dock Street; thence southerly along the line of Dock Street to the center of Twenty-third Avenue; thence westerly along the center of Twenty-third Avenue to the center of H Street; thence southerly along the center of H Street to the center of Twenty-fourth Avenue; thence easterly along the center of Twenty-fourth Avenue to the center of Waterfront Street; thence southerly along the center of said Waterfront Street to the southern boundary of the City and County of San Francisco; thence along the southerly, easterly, and northerly boundary lines of said city and county to a point due north of the place of commencement, and thence south to the place

of commencement. But no harbor embankment or seawall shall be constructed outside of the following named points and lines, to wit: Commencing at the point where the eastern boundary line of the Presidio Reservation, extended in a northerly direction, intersects the three-fathom contour line shown upon the chart of the United States Survey, and running thence in an easterly and southerly direction, upon straight or curved lines, in such manner as to approach as near as practicable the extreme outer projections of the water-line front, as described in an Act to provide for the disposition of certain property of the State of California, passed March twenty-sixth, in the year of our Lord eighteen hundred and fifty-one, to a point at or near the intersection of Second and Berry Streets; thence continuing southerly, upon straight or curved lines, in such a manner as to approach as near as practicable the extreme outer projections of the water-line front, as established by the Board of State Tide Land Commissioners, to the southerly boundary of said City and County of San Francisco; and said Commissioners, in addition to a general control over said premises, shall have authority to use, for loading and landing merchandise, with a right to collect dockage, wharfage, and tolls thereon, such portion of the streets of the City and County of San Francisco, ending or fronting upon the waters of said bay, as may be used for such purposes without obstructing the same as thoroughfares; and authority to rent an office in the City and County of San Francisco, between Montgomery, Market, and Pacific Streets and the city front; and purchase from time to time suitable books for the records of the Secretary and accounts of the Wharfingers, together with such stationery as may be required by the Board; and to fix and regulate, from time to time, the rates of dockage, wharfage, cranage, tolls, and rents; and collect such an amount of revenue therefrom as will enable the Commissioners to perform the duties required of them by authority of this article; and the Commissioners ~~may so modify~~ ^{and Governor of California} and establish such rates of dockage and wharfage as will produce a revenue not to exceed in amount the moneys collected in the year eighteen hundred and seventy-five, collecting as near as possible equal amounts from dockage and wharfage. When such modification has been made, the collection of tolls must be abolished and the toll collectors discharged. The Commissioners shall construct such number of wharves as the wants of commerce shall require, and shall locate such wharves at such points and upon such lines as the Board may deem most suitable for the best interests of commerce, and shall repair and maintain all the wharves, piers, quays, landings, and thoroughfares the wants of commerce may require, and generally to erect all such improvements as may be necessary for the safe landing, loading and unloading, and protection of all classes of merchandise, and for the safety and convenience of passengers passing into and out of the City and County of San Francisco by water. And for the purpose of repairing said wharves, piers, quays, and landings, the Commissioners are hereby authorized and empowered

Page 5

to purchase or construct pile-drives, and the necessary machinery to be used thereon, and employ men for operating the same nor shall any wharf

Page 11

12 5

be constructed upon such place or line as will cause any slip or dock to be less than one hundred and thirty-six feet wide at the most narrow point between the wharves. The Commissioners are hereby authorized and empowered to purchase or construct works for preserving piles and timber, and the necessary machinery to be used therewith, and operate said works, and for that purpose to employ men and purchase chemicals, or such other materials as may be necessary for the preserving of piles and timber. The purchase of chemicals can be made without advertising for proposals therefor. When they determine that a new wharf shall be erected, or any other necessary improvement constructed, or repairs made, or dredging machines, pile-drivers, scows, steam tugs, or any necessary machinery or material obtained, the costs of which shall exceed three thousand dollars, they shall advertise for sealed proposals, for a period not less than ten days, in one or more of the daily newspapers in the City and County of San Francisco. Every proposal shall be accompanied by a certified check for an amount equal to five per cent of the amount of such proposal, such check to be made payable to the order of the Secretary of said Board; conditioned, if the proposal is accepted and the contract awarded, and if the bidder shall fail or neglect to execute the contract and give the bond required within six days after the award is made, in that case the said sum mentioned in said check shall be paid into the State Treasury by said Secretary, as liquidated damages for such failure and neglect, as a portion of the San Francisco Harbor Improvement Fund. Such advertisement shall contain a general description of the work to be done, the material to be used, the place where to be used, and must refer to specifications, which must contain a full and accurate description of the work to be performed, the material to be used, and where to be used; which specifications shall be kept in the office of the Secretary of the Board in such manner that all persons may inspect the same during the usual business hours of all days except Sundays and holidays. On a day named in the advertisement, the Commissioners shall open the bids in the presence of such bidders as are present, and award the contract to the lowest bidder, who shall furnish sufficient sureties to guarantee the performance of the work. If, in the opinion of the Commissioners, the bids are too high, they may reject them, and advertise anew in like manner as before. If, in the opinion of the Commissioners, the second bids are too high, they may reject them likewise, and enter into contract with responsible parties without giving further notice. Any contract entered into without giving public notice and receiving bids, must be at least ten per cent lower than the lowest rejected bid. The Board may construct such harbor embankment or seawall as shall be necessary to protect the

and may divide the same into several classes, and

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harbor of San Francisco, and dredge such number of slips and docks as the commerce of the port of San Francisco may require, to a depth that will admit of the easy and free ingress and egress of all classes of watercraft that load and discharge cargoes at the wharves, piers, quays, landings, and thoroughfares in the harbor of San Francisco; to perform which dredging the Board of State Harbor Commissioners are hereby authorized and empowered to purchase or construct dredging machines, scows, steam tugs, and the necessary machinery, and employ men for operating the same. When any portion of the premises described in this article shall be dredged, the sand, mud, or other substance shall be deposited in a place designated by the Board, in not less than fifteen fathoms of water. All classes of watercraft that uses or makes fast to any wharf, pier, quay, landing, or thoroughfare, and lands upon or loads therefrom any goods, wares, or merchandise, shall be liable and must pay to the Commissioners such rates of dockage as shall be fixed by authority of this article; and all such watercraft as shall discharge or receive any goods, wares, or merchandise, while moored in any slip, dock, or basin within the jurisdiction of the Commissioners, shall pay one half the regular rates of dockage. Any watercraft that shall leave any wharf, pier, quay, landing, thoroughfare, slip, dock, or basin, unless forced to do so by stress of weather, without first paying the dockage due from such vessel, shall be liable to pay double the regular rates. The charge for wharfage and tolls shall be a lien upon all goods, wares, and merchandise landed upon any of the wharves, piers, quays, landings, or thoroughfares upon the premises described in this article; and the Commissioners, their agents or lessees, may hold possession of any such goods, wares, or merchandise so landed as aforesaid, to secure the payment of such wharfage and tolls; and for the purpose of such lien are deemed to have possession of such goods, wares, and merchandise so landed until such charge for wharfage and tolls are paid. The Commissioners shall have power to make reasonable rules and regulations concerning the control and management of the property of the State which is intrusted to them by virtue of this article, and said Commissioners are hereby authorized and required to make, without delay, and from time to time, and publish not less than thirty days in a daily newspaper of general circulation published in the City and County of San Francisco, all needful rules and regulations not inconsistent with the laws of the State or of the United States in relation to the mooring and anchoring of vessels in said harbor, providing and maintaining free, open, and unobstructed passageways for steam ferry-boats and other steamers navigating the waters of the bay of San Francisco and the fresh water tributaries of said bay, so that such steamers can conveniently make their trips without impediment from vessels at anchor or other obstacles. And said Commissioners may also make all needful rules and regulations governing the removal of such vessels from the wharves and other landings, and from slips and docks as are not engaged in receiving or discharging cargo, prescribing the time during which goods, wares, and merchandise landed upon any wharf, pier, quay, landing, or thoroughfare shall be permitted to remain thereon, and may divide the same into several classes, and

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may, by such rules and regulations, provide that in case any such goods, wares, or merchandise remain upon any wharf, pier, quay, landing, or thoroughfare beyond the term so prescribed, the respective Wharfinger may, under the order of the Commissioners, remove and deposit the same in a suitable place, at the charge, risk, and expense of the owner thereof. When any goods, wares, or merchandise shall have remained upon any wharf, pier, quay, landing, or thoroughfare more than twenty-four hours, the Commissioners may, in their discretion, charge such additional rates for each subsequent day as in their opinion is just and equitable. The Commissioners may, in their discretion, set apart and assign, for the exclusive use of the watercraft used by the officers of the Federal Government, such convenient and safe landings as such officers may require, together with suitable premises near such landings as may be set apart and assigned for their use, upon which premises such officers may cause to be erected offices and storehouses to suit their convenience; and the Commissioners shall charge a reasonable compensation per month for the use of such landings and office and storehouse premises; set apart and assign a suitable and proper locality for the use of the harbor police of the City and County of San Francisco, and also a suitable place for a boat-house station, for the exclusive use of the quarantine and health officers of said city and county, without compensation; set apart and assign, for the exclusive use of steam ferry-boats, suitable slips, in which such structures may be erected as will secure the safe and convenient landing of passengers and safe landing and delivery of freight; set apart and assign suitable wharves, berths, or landings for the exclusive use of vessels; to construct suitable sheds, gates, and other temporary structures as may be necessary for the safe and convenient landing of passengers and safe landing and delivery of freight; and set apart and assign, for the sole and exclusive use of the fishermen of the City and County of San Francisco, such place or places as the said Commissioners shall deem proper, sufficient, and adapted for the requirements and necessities of said fishermen; *provided*, the premises set apart by said Commissioners shall be used only for the legitimate business of said fishermen, and for no other purpose; *and provided*, said Commissioners shall not charge therefor more than the following rates: For boats over twenty-two feet and under forty feet long, one dollar per week; for boats from sixteen to twenty-two feet long, seventy-five cents per week; and for all boats less than sixteen feet long, twenty-five cents per week. The Commissioners may assign suitable places for the landing of horses, cattle, sheep, ^{and} swine; and when such places have been assigned, it shall be a misdemeanor for a commander of any watercraft to land any greater number than ten at any one time from any watercraft at any other place. The Commissioners may set apart, for the uses and purposes of dry docks and marine railways, such portions of the waterfront northwesterly of the northerly end of Kearny Street, and southerly of the easterly end of Bolano Street, as the wants of commerce may require. The Commissioners shall not have the right to renew any lease, or to lease any premises under their con-

Mar 8

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trol for any purpose whatever, but they may permit any property under their control to be used by any corporation, firm, association, person, or company, but in no case shall any corporation, firm, association, person, or company enjoy the use of any of the property under the Commissioners' charge, except such use as shall be terminated as herein provided; and the said Commissioners may condemn, purchase, and pay a reasonable compensation for such structure as may have been erected upon the said premises, which structure, in the opinion of the Board and Engineer, may be useful for such commercial purposes as this article is intended to promote. No person or company shall land or remove any goods, wares, or merchandise, or other things, upon or from any wharf, pier, quay, landing, or thoroughfare situated upon the premises described in this article; nor shall any corporation, firm, association, company, or person collect dockage, wharfage, crantage, or toll within the boundaries of the premises described in this article, without first obtaining permission to do so from said Commissioners. Any use permitted of the property by the Commissioners may be terminated at any time by them, on thirty days' previous notice to the party or parties so using the same. Said Board shall not lease to, or permit any corporation or association, or any person or persons, to lay down any track or tracks for railways along any of the property described herein, or on any portion of the waterfront of San Francisco, under any condition whatever. Said Board may, when the wants of commerce require, lay down such number of tracks along and on any portion of said waterfront as may be necessary to meet such wants, and permit the use thereof to any corporation or association, or any person or persons, under such rules, regulations, and at such compensation as said Board may determine; *provided*, that no special privileges shall be awarded thereon to any corporation, association, person, or persons; *and provided further*, that switches from said railroad track or tracks may, with the permission of said Board, and under the limitations and conditions of this Act, be constructed by corporations, or any person or persons, leading to any warehouse or place of business. Nor shall any person or company place, or cause to be placed, any obstructions in that portion of the bay of San Francisco described in this article, nor upon any wharf, pier, quay, landing, or thoroughfare, without the consent of the Board. Whenever any wharf, pier, quay, landing, or thoroughfare in the harbor of San Francisco shall be incumbered, or their free use interfered with, by goods, wares, merchandise, or other substance, whether loose, or built upon, or fixed to any such wharf, pier, quay, landing, or thoroughfare, it shall be the duty of the Commissioners to notify, in writing (which service may be served by a Wharfinger, or the Secretary or Assistant Secretary of the Board), the owner, agent, or occupant, or person placing or keeping such obstructions thereon, to remove the same within twenty-four hours after the serving of such notice; and in case of failure to comply with such notice, and remove such obstructions, the owner, agent, occupant, or person notified shall be liable to pay the Commissioners the sum of twenty-five dollars for each and every day during which such obstruction shall remain upon any such wharf, pier, quay, landing, or thoroughfare; and the Commissioners shall have power, in their discretion, to remove any such

Page 9

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9,

incumbering substance, and store the same in any suitable, convenient, and safe place, and a sum equal to the amount of the expenses of the removal, together with all other necessary charges, shall be paid by the owner of such incumbering substance to the Commissioners, and such sum and necessary charges shall be a lien on such substance until paid. The rate of dockage, wharfage, and tolls shall not exceed those established by the Board of State Harbor Commissioners July first, eighteen hundred and seventy-four, and dockage shall not be collected on any vessel lying at anchor outside of dock, wharf, or slip. Nothing in this section shall be construed as authorizing the Board of Harbor Commissioners to construct any railroad along and upon any open canal extending inland from said waterfront. But said Harbor Commissioners may, when a waterfront railroad shall be constructed by them, construct the same across the outlet of such open canal.

Hurd

To consider and enact a law to take immediate effect amending section 2527 of the Political Code of the State of California, so that said section when amended shall be in words and figures substantially as follows:—

9 Section 2527. No contract or obligation entered into
10 by the Harbor Commissioners, which creates a liability or
11 authorizes the payment of money, shall be valid or of bind-
12ing force unless signed by all three of the Commissioners
13 and countersigned by the Secretary of the Board; nor shall
14 any contract, involving the payment of money, be made by the
15 said Commissioners, unless the amount then to the credit of
16 the Harbor Improvement Fund, together with the revenue estimat-
17 ed to accrue up to the time of the maturity of such contract,
18 over and above the current expenses of the Commission, be
19 sufficient to meet the payments to become due thereon; PROVIDED,
20 such estimate of revenue shall be limited, as to time, to five
21 (5) years.

22 Where the work to be done is the construction of a
23 new wharf, bulkhead or breakwater, and its appurtenances, the
24 Board may lease said wharf, bulkhead or breakwater and its
25 appurtenances for a period not to exceed five years and for
26 an amount not to exceed the cost of constructing said work, the
27 rents therefrom to be applied, in whole or in part in payment,
28 for the cost of such construction, and said Board may provide
29 in the contracts for the same that the rents therefrom shall be
30 so applied, or the work be paid for, in whole or in part,
31 from such rents and revenues.

Fourth, To consider and enact
a law in words and figures
substantially as follows:-

"An Act, authorizing
the State Treasurer to transfer
to the San Francisco Harbor Improvement
Fund moneys now in San Francisco
Depot Linking Fund.

The People of the State of
California, represented in Senate
and Assembly, do enact as
follows:

Section 1. The State Treasurer
is hereby directed to transfer
to the San Francisco Harbor Improvement
Fund, from the San Francisco Depot
Linking Fund, the sum of
thirty six thousand dollars
(\$36,000).

Section 2. The State
Treasurer, immediately after
making the transfer provided
for in this act, shall notify
the State Controller of the same;
and the State Controller shall
thereupon make a corresponding
transfer upon the books of
his office.

Section 3.

This act shall take
effect immediately "

Fifth, To consider and pass
and re-enact, a law to take
immediate effect creating a
Commissioner of Public Works
defining his powers and duties
and fixing his compensation,
and to repeal all acts and
parts of acts in conflict or
inconsistent with such law

Sixth, To consider and enact
a law, to take immediate
effect, amending ^{of the Legislature of the State of California} an act
entitled "An Act providing
for the appointment of an
auditing board to the Commissioner
of Public Works, authorizing and
directing him and them to
perform certain duties relating
to drainage, to purchase machinery
tools, dredgers and appliances
therefor, to improve and rectify
water channels, to erect works
necessary and incident to said
drainage, to condemn land
and property for the purposes
aforesaid, making certain
acts a felony and making

an appropriation of money for
the purpose of this act", approved
March 17th 1897, by which
the Auditing Board of Public
Works and the Commissioner of
Public Works shall be authorized
and empowered to perform other
further and additional work
upon such of the navigable creeks
rivers and ~~sloughs~~ sloughs
of the State of California as
the Legislature may deem proper
of a character and nature similar
to that outlined and described
in the report of the Commissioner
of Public Works dated November
16 1896 and accompanying
reports and plans of engineers

Seventh, To consider and enact
a law (to take immediate effect)
repealing an act entitled
"An act to regulate the width of
tires of wagons to be used on the
public highways of the State of
California" approved March 20, 1897.

Q - enact
Eighth To consider and ^{pass and} ~~enact~~
a law repealing ^{of the Legislature of the State of California} an act entitled
"An Act prescribing the manner
of locating mining claims upon
the public domain of the United
States, recording notices of
location thereof, amending defective
locations, and providing for the
deposit of district records with
County-Recorders, and prescribing the
effect to be given to recordation of
notices of location and affidavits"
approved March 27 1897

Ninth, To Consider and enact
a law to take immediate effect
amending section 3494 of the
Political Code of the State of
California so that the same
when amended shall be in
words and figures ~~substantially~~
substantially as follows:-

Section 3494 The unsold
portions of the five hundred
thousand acres granted to the
state for school purposes, the
sixteenth and thirty-sixth
sections, and lands selected in
lieu thereof, must unless
increased in price as hereinafter
provided, be sold at the rate
of one dollar and twenty five
cents ($\$1.^{US}_{25}$) per acre in gold
coin, payable twenty per cent.
of the principal within fifty-
days from the date of the
certificate of location issued
to the purchaser; ~~and~~ the
balance bearing interest at the
rate of seven per cent. per
annum, in advance, is
due and payable within:-

one year after the passage of any act by the Legislature requiring such payment or before, if desired by the purchaser."

Tenth To consider and enact a law adding a new section to the Political Code of the State of California to be numbered Section 3494 $\frac{1}{2}$ or otherwise (to take effect immediately) relating to the state school lands which shall be in words and figures substantially as follows:-

Section 3494 $\frac{1}{2}$

Whenever in the opinion of the Governor the public interest justifies, he may by proclamation from time to time suspend the sale of any part of the public lands of the state which lands so suspended from sale shall thereafter only be sold when, by like proclamation the Governor shall have authorized such sale and shall have fixed a price thereon to be not less than one dollar and twenty-five cents (\$1.25) per acre.

Eleventh, To consider and enact
a law repealing section 19 of an
Act of the Legislature of the State of
California entitled "An Act to
establish a State Lunacy Commission
to provide a uniform government
and management of the State
hospitals for the insane, and to
provide for the care, custody, and
apprehension of persons believed to
be insane, and the commitment
of insane persons, and providing
for the transfer of unexpended
appropriations of moneys and
properties" approved March 31
1897

Twelfth, To consider and enact
laws amending an act of the
Legislature of the State of California
entitled "An Act to establish a
State Lunacy Commission, to
provide a uniform government
and management of the State Hospitals
for the insane, and to provide for
the care, custody, and apprehension
of persons believed to be insane,
and the commitment of insane
persons, and providing for the

transfer of unexpended appropriations
of moneys and properties." approved
March 31 1897, and also
amending an act of said legislature
entitled "An act to amend sections
three, five, six, and eight of
article two of an act entitled
"An act to establish a State Lunacy
Commission, to provide a uniform
government and management
of the State hospitals for the
insane, and to provide for the
care, custody, and apprehension
of persons believed to be insane,
and the commitment of
insane persons and providing
for the transfer of unexpended
appropriations of moneys and
properties" approved March
31 1897" empowering the
Governor to summarily remove
for cause all ~~medical~~ medical Superintend-
ents and ~~their~~ assistant physicians
or any of them of the several State hospitals referred
to in said acts of the legislature.

Thirteenth, To consider
and enact laws amending an act
of the Legislature of the State of
California entitled "An Act, 1897"

"
to establish a State Lunacy Commission,
to provide a uniform government
and management of the State
hospitals for the insane, and
to provide for the care, custody,
and apprehension of persons
believed to be insane, and the
commitment of insane persons,
and providing for the transfer
of unexpended appropriations of
money and properties" approved
March 31 1897

and also amending
an act of said Legislature entitled
"An Act to amend sections
three, five, ~~and~~ six, and eight
of Article Two of an act
entitled 'An Act to establish
a State Lunacy Commission,
to provide a uniform government
and management of the State
hospitals for the insane, and
to provide for the care, custody,
and apprehension of persons believed
to be insane, and the commitment
of insane persons, and providing
for the transfer of unexpended
appropriations of money and
properties', approved March 31, 1897"

authorizing and empowering the State Commission in limacy to fix the salaries of all officers and employees either appointed or elected of the several state hospitals referred to said acts of the legislature.

Fourteenth To consider and enact a law to take immediate effect, empowering the Governor of the State of California to summarily remove for cause all public officers appointed by or under the authority of the Governor whether holding for definite terms or otherwise

Fifteenth To consider and enact a law to take immediate effect empowering the Governor of the State of California to summarily suspend for cause during a recess of the legislature for and during such interim until the next succeeding session of the legislature all appointees of the Governor whose appointments are subject to confirmation by the

Senate of the State of California;
 Sixteenth, To allow the Governor
 to send names of appointees to
 public offices to the Senate of the
 State of California for Confirmation

In Witness Whereof, I have hereunto
 set my hand and caused the
 Great Seal of this State to be hereunto
 affixed, at my office, in the
 City of Sacramento this 23rd day
 of January A.D., 1900

Henry H. Hoge
 Governor of the State of California

Attest

C. F. Curry
 Secretary of State

1700 Clamation

1908 238

Record Book Page

By *Stewart*

SECRETARY OF STATE

John F. ...

4th 1800.

the 28 day of

RECEIVED OF STATE

...

PROCLAMATION.

EXECUTIVE DEPARTMENT,

State of California,

Sacramento, July 28, 1900.

To the People of California:

WHEREAS, The ninth day of September, A.D. 1900, will be the Fiftieth Anniversary of the Admission of California as a State into the Union, and said day will fall upon Sunday, thereby under the law making the Monday following a legal holiday;

AND WHEREAS, The Society of Native Sons of the Golden West and its kindred society of Native Daughters of the Golden West have been for several years past preparing at great expense for a celebration appropriate to this epoch, and have designed that this Anniversary should be an occasion of jubilee and general rejoicing; and in furtherance of their laudable plan have requested the Executive to assist them by declaring Tuesday, September Eleventh, A.D. 1900, a legal holiday;

AND WHEREAS, The splendid American patriotism and loyal love for California which have impelled the members of said societies to this celebration find equal, reciprocal, and proper response among their fellow-citizens of this State:

NOW, THEREFORE, I, HENRY T. GAGE, as Governor of the State of California, do hereby proclaim TUESDAY, THE ELEVENTH DAY OF SEPTEMBER, A. D. 1900, a legal holiday.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this 28th day of July, A. D. 1900.



Henry T. Gage
Governor of the State of California.

Attest: *C. F. Lewis*
Secretary of State.

23670008

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Proclamation

1900

Filed in the office of the

SECRETARY OF STATE.

the 14th day of
Sept. 1900.

C. F. Leming
J. H. Smith

By

for

PROCLAMATION.

EXECUTIVE DEPARTMENT,

State of California, Sacramento.

To the People of California:

WHEREAS, a most grievous disaster has befallen the State of Texas, occasioned by an appalling hurricane visiting the City of Galveston, and other towns in its vicinity, which has resulted in great loss of human lives and the wide-spread destruction of property;

AND WHEREAS the people of the State of California are moved with sorrow over the frightful disaster, and extend their deep sympathy to the people of Texas in their extreme affliction and distress;

AND WHEREAS it has been represented to me this 14th day of September A.D. 1900, by His Excellency Joseph D. Sayers, the Governor of Texas, that the surviving inhabitants of the said City of Galveston and of the adjacent towns, swept by the tempest, are in dire necessity for financial assistance;

NOW, THEREFORE, I do sincerely appeal to the people of the State of California, in the name of Christian charity and humanity, to join in affording the distressed people of ~~the distressed people of~~ the devastated City of Galveston, and other destroyed towns, financial assistance.

I recommend that the Boards of Supervisors of the several Counties of this State, and the Mayors and Councils of our several cities, appoint committees to collect money and to obtain supplies, and to take such necessary action as will most promptly facilitate the charitable purpose of assisting the unhappy people of Texas in their great misfortune and extreme distress.

I also appeal to the individual citizens to co-operate in this necessary and humane work.

I further recommend that all money and contributions be made through the medium of the following Committee of Relief, resident in
A

the City of San Francisco, whom I have selected, to-wit: Messrs. I. W. Hellman, William Alford, Robert J. Tobin, Claus Spreckels, James L. Flood, A. A. Watkins (President of the Board of Trade), Charles Nelson (President of the Chamber of Commerce), and F. W. Dohrmann, *President of Merchants Association*

The said Committee is invested with power to appoint such other persons and subordinate committees throughout the State as they may deem requisite, and to take such steps in the premises as they may deem advisable.

IN WITNESS WHEREOF, I have hereunto
set my hand and caused the Great
Seal of this State to be here-
unto affixed, this 14th day of
September, A. D. 1900.

Henry H. Hoge

Governor of the State of California.

Attest:

C. F. Curry
Secretary of State.

L. J. ...
Deputy.



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ELECTION PROCLAMATION

1900.

ELECTION PROCLAMATION.

STATE OF CALIFORNIA,

Executive Department.

In accordance with law thereunto directing me,
I hereby proclaim and give notice, that a general election
will be held throughout the State of California, on
Tuesday the 6th day of Nov 1900
~~Thursday~~, November 6, A. D. 1900, at which election,
the following officers will be elected, namely:

NINE ELECTORS of PRESIDENT and VICE PRESIDENT
of the United States.

Also, SEVEN REPRESENTATIVES TO THE CONGRESS of the
United States, being one representative from each Con-
gressional District, in the State, as prescribed by law.

Also, TWENTY MEMBERS OF THE SENATE of the State
of California, being one senator from each of the fol-
lowing senatorial districts as prescribed by law, to wit:

First, Third, Fifth, Seventh, Ninth,
Eleventh, Thirteenth, Fifteenth,
Seventeenth, Nineteenth, Twenty-first,
Twenty-third, Twenty-fifth, Twenty-
seventh, Twenty-ninth, Thirty-first,
Thirty-third, Thirty-fifth, Thirty-
seventh, Thirty-ninth.

Also, EIGHTY MEMBERS OF THE ASSEMBLY of the
State of California, being one member of the Assembly
from each of the eighty assembly districts in the State
as prescribed by law.

Also, FOUR JUDGES of the SUPERIOR COURT, of the State of California, in and for the City and County of San Francisco, for the term prescribed by law. ✓

Also, ONE JUDGE of the SUPERIOR COURT of the State of California, in and for the City and County of San Francisco, for the unexpired term of Rhodes Borden, deceased, term ending January 1905; Vice, Wm. P. Lawlor, appointed. ✓

Also, TWO JUDGES of the SUPERIOR COURT, of the State of California, in and for each of the following counties, to wit: ALAMEDA, FRESNO and LOS ANGELES, for the term prescribed by law. ✓

Also, ONE JUDGE of the SUPERIOR COURT of the State of California, in and for the County of Los Angeles, for the unexpired term of William H. Clark, deceased, term ending, January, 1903; Vice, W. F. Fitzgerald, appointed. ✓

Also, ONE JUDGE of the SUPERIOR COURT of the State of California, in and for the following counties, to wit: MADERA, RIVERSIDE, SAN BERNARDINO and KINGS, for the term prescribed by law.

~~Also, ONE JUDGE of the Superior Court of the State of California, in and for the County of Santa Barbara, for the unexpired term of J. P. Cope, resigned, term ending January 1903; Vice, W. S. Day, appointed.~~

Also, ONE JUDGE of the SUPERIOR COURT of the State of California, in and for the County of Contra Costa, for the unexpired term of Joseph P. Jones, deceased, term ending January 1903; Vice, Wm. S. Wells, appointed. ✓

Also, ONE JUDGE of the SUPERIOR COURT of the State of California, in and for the County of Merced, for the unexpired term of J. K. Law, resigned, term ending January 1903; Vice F. G. Ostrander, appointed.

Also, ONE JUDGE of the SUPERIOR COURT of the State of California, in and for the County of Santa Clara, for the unexpired term of A. S. Kittridge, deceased, term ending January 1905; Vice, A. L. Rhodes, appointed.

Also, ONE JUDGE of the SUPERIOR COURT of the State of California, in and for the County of San Diego, for the unexpired term of John W. Hughes, deceased, term ending January 1903, *Vice George F. Fisher, appointed*

Also, ONE JUDGE of the SUPERIOR COURT in and for the County of Sacramento, for the unexpired term of Matt F. Johnson, deceased, term ending January 1903.

+ ~~Also, ONE JUDGE of the SUPERIOR COURT of the State of California, in and for the County of Del Norte, for the unexpired term of James E. Murphy, deceased, term ending January 1903; Vice F. A. Cutler, appointed.~~ K

And I do hereby offer a reward of One hundred dollars (\$100.00) for the arrest and conviction of any person violating any of the provisions of Title IV, Part 1, of the Penal Code of the State of California; such reward to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten thousand dollars (\$10,000.00).

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State to be fixed at the City of Sacramento, State of California, this ____ day of ____ A. D. 1900.

[F3670-230]

1900

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CERTIFIED COPIES

OF THE

Proposed Amendments to the Constitution of the State

To be Voted upon at the next GENERAL ELECTION to be held on the SIXTH day of NOVEMBER

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 6.

Adopted in Assembly, January 31, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.
Adopted in Senate, February 10, A. D. 1899. F. J. Brandon, Secretary of the Senate.
This resolution was transmitted to the Governor this 17th day of February, A. D. 1899. W. I. Foley, Private Secretary of the Governor.

CHAPTER XVI. *Assembly Constitutional Amendment No. 6, to propose to the people of the state of California an amendment to the constitution of the state, amending article thirteen by adding a new section thereto, to be known as section number one and one half, relating to the exemption from taxation of all buildings used solely and exclusively for religious worship, and so much of the real property on which they are situated as may be required for the convenient use and occupation of said buildings.*

Resolved by the assembly, the senate concurring, That the legislature of the state of California, at its regular session, commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all members elected to each house concurring, hereby proposes that article thirteen of the constitution of said state be amended by adding thereto a new section, to be known as section number one and one half, which shall read as follows, to wit:

Section 1½. All buildings, and so much of the real property on which they are situated as may be required for the convenient use and occupation of said buildings, when the same are used solely and exclusively for religious worship, shall be free from taxation; provided, that no building so used which may be rented for religious purposes and rent received by the owner therefor, shall be exempt from taxation.

ALDEN ANDERSON,
Speaker of the Assembly.
THOS. FLINT, JR.,
President pro tem. of the Senate.

Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 17 day of Feb'y, A. D. 1899. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 23.

Adopted in Assembly, February 15, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.
Adopted in Senate, March 2, A. D. 1899. F. J. Brandon, Secretary of the Senate.
This resolution was transmitted to the Governor this 3 day of March, A. D. 1899. W. I. Foley, Private Secretary of the Governor.

CHAPTER XXIII. *Assembly Constitutional Amendment No. 23, a resolution proposing to the people of the state of California an amendment to the constitution of the state, by adding a new section, to be known and designated as section ten, article nine, thereof, confirming the founding of the Leland Stanford Junior university, delegating certain powers to the trustees thereof, and authorizing the exemption of certain of its property from taxation.*

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that a new section be added to the constitution of the state of California, to be known and designated as section ten, article nine, thereof, as follows:

Section 10. The trusts and estates created for the founding, endowment and maintenance of the Leland Stanford Junior university, under and in accordance with "An act to advance learning, etc., approved March, fourth, eighteen hundred and eighty-five by the Legislature, and amended by chapter one hundred and thirty-four of the laws of the State of California, passed on the thirtieth day of November, A. D. eighteen hundred and eighty-five, and amended

article thirteen, by adding a new section thereto, to be known as section number one and three fourths, relating to the exemption from taxation of all bonds issued by the state of California, or by any county, city, city and county, town, municipality, municipal corporation of any sort, or district (including school, reclamation and irrigation districts) within said state.

Resolved by the senate, the assembly concurring, That the legislature of the state of California, at its regular session, commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all members elected to each house concurring, hereby proposes that article thirteen of the constitution of said state be amended by adding thereto a new section, to be known as section number one and three fourths, which shall read as follows, to wit:

Section 1¾. All bonds hereafter issued by the state of California, or by any county, city and county, municipal corporation, or district (including school, reclamation and irrigation districts) within said state, shall be free and exempt from taxation.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State the 17th day of March, A. D. 1899. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 4.

Adopted in Senate, March 3, A. D. 1899. F. J. Brandon, Secretary of the Senate.
Adopted in Assembly, March 16, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.
This resolution was transmitted by the Governor this 18 day of March, A. D. 1899. W. I. Foley, Private Secretary of the Governor.

CHAPTER XXXV. *Senate Constitutional Amendment No. 4—A resolution proposing to the people of the state of California an amendment to the constitution of the state by adding a new section, to be known and designated as section two and one half, article two, thereof, concerning primary elections.*

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that a new section be added to the constitution of the state of California, to be known and designated as section two and one half, article two, thereof, as follows:

Section 2½. The legislature shall have the power to enact laws relative to the election of delegates to conventions of political parties at elections known and designated as primary elections. Also to determine the tests and conditions upon which electors, political parties, or organizations of voters, may participate in any such primary election, which tests or conditions may be different from the tests and conditions required and permitted at other elections authorized by law; or the legislature may delegate the power to determine such tests or conditions, at primary elections, to the various political parties participating therein. It shall also be lawful for the legislature to prescribe that any such primary election law shall be obligatory and mandatory in any city, or any city and county, or in any county, or in any political subdivision of a designated population, and that such law shall be optional in any city, city and county, county, or political subdivision of a lesser population, and for such purpose such law may declare the population of any city, city and county, county, or political subdivision, and may also provide what, if any, compensation or primary election officers in defined places or political subdivisions may receive, without making compensation either general or uniform.

shall apply in any manner to these claims; and provided further, that the city of Vallejo, of Solano county, may pay its existing indebtedness incurred in the construction of its waterworks whenever two thirds of the electors thereof voting at an election held for that purpose shall so decide, and that no statute of limitations shall apply in any manner. Any indebtedness or liability incurred contrary to this provision, with the exceptions hereinbefore recited, shall be void.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State the 28 day of March, A. D. 1899. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 22.

Adopted in Senate, March 11, A. D. 1899. F. J. Brandon, Secretary of the Senate.
Adopted in Assembly, March 17, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.
This resolution was transmitted by the Governor this 18 day of March, A. D. 1899. W. I. Foley, Private Secretary of the Governor.

CHAPTER XXXVII. *Senate Constitutional Amendment No. 22—To propose to the people of the state of California amending the constitution of the state of California by amending sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, twenty-three, and twenty-four of article six thereof, relating to the judiciary, and establishing courts of appeal.*

The legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, and twenty-three of article six of the constitution of said state be amended so as to read as follows; and that section twenty-four of said article be and the same is hereby annulled:

ARTICLE VI. JUDICIAL DEPARTMENT.

SECTION 1. The judicial power of the state shall be vested in the senate, sitting as a court of impeachment, in a supreme court, district courts of appeal, superior courts, justices of the peace, and such inferior courts as the legislature may establish in any incorporated city or town, or city and county.

SEC. 2. The supreme court shall consist of a chief justice and four associate justices; provided, that the chief justice and the associate justices in office at the time of the adoption of this amendment shall continue in office and constitute the court until the expiration of their respective terms of office; and provided further, that at the expiration of the term of office of the two justices having at the time of the adoption of this amendment the shortest terms to serve, their offices shall be abolished. The presence of a majority of the justices shall be necessary for the transaction of business (except such as may be done at chambers), and the concurrence of a majority of the justices shall be necessary to pronounce a judgment.

The supreme court shall hold all of its sessions at San Francisco. There shall be three regular sessions each year, beginning on the second Monday in January, May, and September. Special sessions may be held at any time on the order of the chief justice or of three associate justices.

The chief justice and the justices of the supreme court shall be elected by the qualified electors of the state at large at the general state elections at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding their election.

THOS. FLINT, JR.

CERTIFIED COPIES

OF THE

Amendments to the Constitution of the State of California,

upon at the next GENERAL ELECTION to be held on the SIXTH day of NOVEMBER, A. D. 1900.

AMENDMENT No. 6.

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AMENDMENT No. 23.

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F. J. Brandon

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article thirteen, by adding a new section thereto, to be known as section number one and three fourths, relating to the exemption from taxation of all bonds issued by the state of California, or by any county, city, city and county, town, municipality, municipal corporation of any sort, or district (including school, reclamation and irrigation districts) within said state.

Resolved by the senate, the assembly concurring, That the legislature of the state of California, at its regular session, commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all members elected to each house concurring, hereby proposes that article thirteen of the constitution of said state be amended by adding thereto a new section, to be known as section number one and three fourths, which shall read as follows, to wit:

Section 1 3/4. All bonds hereafter issued by the state of California, or by any county, city and county, municipal corporation, or district (including school, reclamation and irrigation districts) within said state, shall be free and exempt from taxation.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.
Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State the 17th day of March, A. D. 1899. C. F. Curry, Secretary of State. By J. Hoersch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 4.

Adopted in Senate, March 3, A. D. 1899. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 16, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.

This resolution was transmitted by the Governor this 18 day of March, A. D. 1899. W. I. Foley, Private Secretary of the Governor.

CHAPTER XXXV. Senate Constitutional Amendment No. 4.—A resolution proposing to the people of the state of California an amendment to the constitution of the state by adding a new section, to be known and designated as section two and one half, article two, thereof, concerning primary elections.

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby propose that a new section be added to the constitution of the state of California, to be known and designated as section two and one half, article two, thereof, as follows:

Section 2 1/2. The legislature shall have the power to enact laws relative to the election of delegates to conventions of political parties at elections known and designated as primary elections. Also to determine the tests and conditions upon which electors, political parties, or organizations of voters, may participate in any such primary election, which tests or conditions may be different from the tests and conditions required and permitted at other elections authorized by law; or the legislature may delegate the power to determine such tests or conditions, at primary elections, to the various political parties participating therein. It shall also be lawful for the legislature to prescribe that any such primary election law shall be obligatory and mandatory in any city, or any city and county, or in any county, or in any political subdivision, of a designated population, and that such law shall be optional in any city, city and county, county, or political subdivision of a lesser population, and for such purpose such law may declare the population of any city, city and county, county, or political subdivision, and may also provide what, if any, compensation primary election officers in defined places or political subdivisions may receive, without making compensation either general or uniform.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.

shall apply in any manner to these claims; and provided further, that the city of Vallejo, of Solano county, may pay its existing indebtedness incurred in the construction of its waterworks whenever two thirds of the electors thereof voting at an election held for that purpose shall so decide, and that no statute of limitations shall apply in any manner. Any indebtedness or liability incurred contrary to this provision, with the exceptions hereinbefore recited, shall be void.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State the 25 day of March, A. D. 1899. C. F. Curry, Secretary of State. By J. Hoersch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 22.

Adopted in Senate, March 11, A. D. 1899. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 17, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.

This resolution was transmitted by the Governor this 18 day of March, A. D. 1899. W. I. Foley, Private Secretary of the Governor.

CHAPTER XXXVII. Senate Constitutional Amendment No. 22.—To propose to the people of the state of California amending the constitution of the state of California by amending sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, twenty-three, and twenty-four of article six thereof, relating to the judiciary, and establishing courts of appeal.

The legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, and twenty-three of article six of the constitution of said state be amended so as to read as follows: and that section twenty-four of said article be and the same is hereby annulled:

ARTICLE VI. JUDICIAL DEPARTMENT.

SECTION 1. The judicial power of the state shall be vested in the senate, sitting as a court of impeachment, in a supreme court, district courts of appeal, superior courts, justices of the peace, and such inferior courts as the legislature may establish in any incorporated city or town, or city and county.

Sec. 2. The supreme court shall consist of a chief justice and four associate justices; provided, that the chief justice and the associate justices in office at the time of the adoption of this amendment shall continue in office and constitute the court until the expiration of their respective terms of office; and provided further, that at the expiration of the term of office of the two justices having at the time of the adoption of this amendment the shortest terms to serve, their offices shall be abolished. The presence of a majority of the justices shall be necessary for the transaction of business (except such as may be done at chambers), and the concurrence of a majority of the justices shall be necessary to pronounce a judgment.

The supreme court shall hold all of its sessions at San Francisco. There shall be three regular sessions each year, beginning on the second Monday in January, May, and September. Special sessions may be held at any time on the order of the chief justice or of three associate justices.

The chief justice and the justices of the supreme court shall be elected by the qualified electors of the state at large at the general state elections at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding their election.

If a vacancy occur in the office of a justice of the supreme court, the governor shall appoint a person to hold the office until the next election, and a qualification of a justice to fill the vacancy shall take place at the next succeeding

justice to fill the vacancy. Such election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

The justices of each of the district courts of appeal shall elect one of their number as a presiding justice. The presence of three justices shall be necessary for the transaction of any business by such court, and the concurrence of two justices shall be necessary to pronounce a judgment.

Whenever any justice of the supreme court is for any reason disqualified or unable to act in a cause pending before it, the remaining justices may select one of the justices of a district court of appeal to act pro tempore in the place of the justice so disqualified or unable to act. Whenever any justice of a district court of appeal is for any reason disqualified or unable to act in any cause pending before it the chief justice may appoint a judge of a superior court, who has not acted in the cause in the court below, to act pro tempore in the place of the justice so disqualified or unable to act. A justice of one district court of appeal may at any time sit as a justice pro tempore in any other district court of appeal upon the written request of any justice of said court; every justice pro tempore of the supreme court or of the district court of appeal, while acting as such, shall have the same power and authority as the justice of such court.

The several district courts of appeal shall have appellate jurisdiction in every civil action, proceeding and special proceeding commenced and determined, and (on questions of law alone) in every criminal action prosecuted by indictment or information in the superior courts within their several appellate districts, excepting only those actions, proceedings or special proceedings in which an appeal direct to the supreme court from the superior courts is expressly allowed by this article. The statutes now in force allowing, providing for and regulating appeals to the supreme court shall apply to appeals to the district courts of appeal so far as consistent with this article until the legislature shall make provisions for appeals to said courts.

The judgments and decrees of the district courts of appeal shall be final in all causes embraced within their appellate jurisdiction, except in the following cases:

In any cause decided by a district court of appeal, if the decision of such court of appeal conflicts with a previous decision of the supreme court, or of another district court of appeal, the supreme court shall, upon petition to be filed within thirty days after entry of judgment in the district court of appeal, order the cause to be heard by the supreme court, and thereupon the record shall be transmitted to the supreme court, which shall hear and determine the cause.

The supreme court, or any justice thereof, shall have power to issue writs of habeas corpus, and the supreme court shall have power to issue writs of mandamus, certiorari, and prohibition to the district courts of appeal, and shall likewise have power to issue all writs, orders, and process necessary or proper to the complete and effectual exercise of its appellate jurisdiction. It shall also have power to issue writs of mandamus, certiorari, and prohibition in any matter affecting a state, congressional, or presidential election. The district courts of appeal shall have power to issue within their respective districts writs of mandamus, certiorari, prohibition, quo warranto, and habeas corpus, and shall likewise have power within such districts to issue all writs and orders necessary or proper to the complete and effectual exercise of their appellate jurisdiction. Each justice of the district courts of appeal shall have power to issue writs of habeas corpus to any part of the appellate district in which he sits, and any such writ may be made returnable before the justice who issued it, or the court from which it was issued, or any justice thereof, or before any lower court of record, or before any judge thereof.

Unless oral argument be waived by the parties with the consent of the court, every cause and matter in the supreme court and in any district court of appeal (except such applications as may be made ex parte) shall be orally argued by the parties or their counsel in open court; but this shall not prevent the courts from requiring that the points to be argued and considered together with a list of authorities to sustain such points, shall be printed and filed before a cause is taken up for argument. Not more than twenty cases except ex parte applications shall be under consideration for decision at any one time in the supreme court or in any district court of appeal. A list of cases of the supreme court and

general or uniform.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.
Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 27 day of March, A. D. 1899. C. F. CURRY, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 9.

Adopted in Senate, March 3, A. D. 1899. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 16, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.

This resolution was transmitted by the Governor this 18 day of March, A. D. 1899. W. L. Foley, Private Secretary of the Governor.

CHAPTER XXXVI. Senate Constitutional Amendment No. 9.—Proposed amendment to article six of the constitution relative to the compensation of supreme and superior court judges.

The legislature of the state of California, at its thirty-third session, two thirds of all the members elected to the senate and assembly voting therefor, proposes to the qualified electors of the state the following amendment to the constitution: That section seventeen of article six be amended so as to read:

Section 17. The justices of the supreme court and judges of the superior court shall severally, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished after their election, nor during the term for which they shall have been elected, which compensation shall be paid by the state. Until otherwise changed by the legislature, the annual salaries of the justices of the supreme court shall be six thousand dollars each, and the superior court judges shall receive the salaries now allowed by law, payable monthly. Each judge of the superior court may appoint a competent stenographer for his court, who shall hold office during good behavior. Such stenographer shall receive a salary for reporting, payable by the state, and fees for transcription when required, payable in criminal cases by the county, and in civil cases by the party ordering the same. Such salary, which may vary in different counties in proportion to duties, and such fees shall be fixed by law.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.
Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 28 day of March, A. D. 1899. C. F. CURRY, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 15.

Adopted in Senate, March 9, A. D. 1899. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 18, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.

Senate Constitutional Amendment No. 15.—A resolution to propose to the people of the state of California an amendment to section eighteen of article eleven of the constitution, in relation to revenue and taxation.

Resolved by the senate, the assembly concurring, That the legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section eighteen of article eleven of the constitution of the state of California be amended to read as follows:

Section 18. No county, city, town, township, board of education or school districts, shall incur any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year, without the assent of two thirds of the qualified electors thereof, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same; provided, however, that the city and county of San Francisco may at any time pay the unpaid claims, with interest thereon at the rate of five per cent per annum, for materials furnished to and work done for said city and county during the forty-first, forty-second, forty-third, forty-fourth, and fiftieth fiscal years, and for unpaid teachers' salaries for the fiftieth fiscal year, out of the income and revenue of any succeeding year or years, the amount to be paid in full of said claims not to exceed in the aggregate the sum of five hundred thousand dollars; and that no statute of limitation

shall apply.

If a vacancy occur in the office of a justice the governor shall appoint a person to hold the office until the election and qualification of a justice to fill the vacancy. Such election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

The supreme court shall have appellate jurisdiction direct from the superior courts in every action, proceeding or special proceeding where is necessarily drawn in question the validity of a statute, or of an authority exercised under the United States; or where is necessarily drawn in question the validity of the constitution or any statute of or authority exercised under this state on the ground of being repugnant to the constitution or laws of the United States; or where is necessarily drawn in question the validity of any statute of or authority exercised under this state on the ground of being repugnant to the constitution of this state; or where is necessarily drawn in question the legality of any tax, impost or assessment; in all proceedings in exercise of the right of eminent domain; in actions or proceedings for usurpation or intrusion into, or unlawful holding of, a public franchise; also in all criminal actions (on questions of law alone) in which the judgment shall be death or imprisonment for life; and also in all cases in which the fact of the adoption by a city, or of a city and county, of a charter for its own government, or the validity of the same, or any part thereof, or of any authority exercised thereunder, is necessarily drawn in question. It shall also have appellate jurisdiction in every action, proceeding or special proceeding determined by any district court of appeal the record in which may, by order pursuant to the further provisions on these subjects hereinafter contained in this article, be directed to be transmitted to it. It shall also have jurisdiction in every action, proceeding and special proceeding which shall actually have been submitted to it for decision before the organization of the district courts of appeal established by this amendment, and of every pending case which shall not be transferable to the district courts of appeal as hereinafter provided. And in all cases in which the supreme court shall acquire jurisdiction it shall have further jurisdiction to decide all questions properly presented on the record, whether or not they be such as of themselves would entitle the court to take jurisdiction of the case.

Sec. 3. The state is hereby divided into three appellate districts, in each of which there shall be a district court of appeal, consisting of three justices. There shall be each year be four regular sessions of each district court of appeal, commencing on the second Monday in February, May, August and November. Special sessions may be held at any time upon the order of the court.

The first appellate district shall embrace the following counties: San Francisco, Marin, Contra Costa, Alameda, San Mateo, Santa Clara, Santa Cruz, Monterey, and San Benito. The official designation of the district court of appeal in this district shall be "The Court of Appeal of the State of California in and for the First District," and it shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside, and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

The third appellate district shall embrace the following named counties: Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Mendocino, Lake, Colusa, Glenn, Butte, Sierra, Sutter, Yuba, Nevada, Sonoma, Napa, Yolo, Placer, Solano, Sacramento, El Dorado, San Joaquin, Amador, Calaveras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa, Madera, and Merced. The official designation of the district court of appeal of this district shall be "The Court of Appeal of the State of California in and for the Third District," and the court shall hold its sessions at the city of Sacramento.

The legislature may remove one or more counties from one appellate district to another, but no county not contiguous to another county of a district shall be added to such district.

The justices of the district courts of appeal shall be elected by the qualified electors within their respective districts at the general state elections at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding the election; provided, that on or before the first day of January after this amendment takes effect the governor shall appoint three justices for each district court of appeal, to hold office until qualification of justices to be elected at the next succeeding general election. The justices of each district court of appeal so elected at the first election shall, at their first meeting, so classify themselves by lot that one of them shall go out of office at the end of four years, one at the end of eight years and the third at the end of twelve years. An entry of such classification shall be made in the minutes of the court signed by them, and a duplicate thereof shall be filed in the office of the secretary of state.

If a vacancy occur in the office of a justice of the district court of appeal the governor shall appoint a person to hold the office until the election and qualification of a

justice to fill the vacancy. Such election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

The supreme court shall have appellate jurisdiction direct from the superior courts in every action, proceeding or special proceeding where is necessarily drawn in question the validity of a statute, or of an authority exercised under the United States; or where is necessarily drawn in question the validity of the constitution or any statute of or authority exercised under this state on the ground of being repugnant to the constitution or laws of the United States; or where is necessarily drawn in question the validity of any statute of or authority exercised under this state on the ground of being repugnant to the constitution of this state; or where is necessarily drawn in question the legality of any tax, impost or assessment; in all proceedings in exercise of the right of eminent domain; in actions or proceedings for usurpation or intrusion into, or unlawful holding of, a public franchise; also in all criminal actions (on questions of law alone) in which the judgment shall be death or imprisonment for life; and also in all cases in which the fact of the adoption by a city, or of a city and county, of a charter for its own government, or the validity of the same, or any part thereof, or of any authority exercised thereunder, is necessarily drawn in question. It shall also have appellate jurisdiction in every action, proceeding or special proceeding determined by any district court of appeal the record in which may, by order pursuant to the further provisions on these subjects hereinafter contained in this article, be directed to be transmitted to it. It shall also have jurisdiction in every action, proceeding and special proceeding which shall actually have been submitted to it for decision before the organization of the district courts of appeal established by this amendment, and of every pending case which shall not be transferable to the district courts of appeal as hereinafter provided. And in all cases in which the supreme court shall acquire jurisdiction it shall have further jurisdiction to decide all questions properly presented on the record, whether or not they be such as of themselves would entitle the court to take jurisdiction of the case.

Sec. 10. Justices of the supreme court, of the district courts of appeal, and judges of the superior courts may be removed by concurrent resolution of both houses of the legislature adopted by a two thirds vote of each house. All other judicial officers (except justices of the peace) may be removed by the senate on the recommendation of the governor; but no removal shall be made by virtue of this section unless the reasons therefor be entered on the journal, nor unless the party complained of has been served with a copy of the complaint against him and shall have had an opportunity of being heard in his defense. On the question of removal the yeas and nays shall be entered on the journal.

Sec. 12. The supreme court, the district courts of appeal, the superior courts, and such other courts as the legislature may prescribe, shall be courts of record.

Sec. 14. The county clerks shall be ex officio clerks of the courts of record in and for their respective counties or cities and counties. The legislature may also provide for the appointment by the several superior courts of one or more commissioners in their respective counties or cities and counties with authority to perform chamber business of the judges of the superior courts, to take depositions, and perform such other business connected with the administration of justice as may be prescribed by law.

Sec. 16. The legislature shall provide for the speedy and uniform publication of such opinions of the supreme court and of the district courts of appeal as may be ordered by said courts respectively, and all such opinions shall be free for publication by any person.

Sec. 17. The justices of the supreme court, of the district courts of appeal, and the judges of the superior courts shall severally, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished after their election nor during the term for which they shall have been elected. The salaries of the justices of the supreme court, of the district courts of appeal and of the judges of the superior courts shall be paid by the state. Unless otherwise changed by the legislature the annual salaries of the justices of the supreme court and of the district courts of appeal shall be six thousand dollars each. Unless otherwise changed by the legislature the judges of the superior court shall receive an annual salary as now provided by law.

Sec. 18. The justices of the supreme court, of the district courts of appeal, and the judges of the superior courts shall be ineligible to any other office or public employment than a judicial office or employment during the term for which they shall have been elected.

Sec. 21. The supreme court shall appoint a clerk of that court, but the present clerk of the court shall hold office until the expiration of his term of office; a phonographic reporter, and a bailiff, who shall severally hold his office and be removable at the pleasure of the court. Each district court of appeal shall appoint a clerk, phonographic reporter and bailiff, who shall severally hold his office and be removable at the pleasure of the court by which he is appointed. The supreme court shall appoint a reporter of decisions, who shall appoint an assistant reporter for each of the district courts of appeal. All of said officers shall hold office and be removable at the pleasure of the supreme court. The decisions of the district courts of appeal shall be published in the same volumes with the opinions of the supreme court under the same general title of California Reports; and all statutes in relation to the publication of the opinions of the supreme court shall be deemed to apply to the publication of the decisions of the district courts of appeal.

Sec. 23. No one shall be eligible to the office of a justice of the supreme court, or of a district court of appeal, or of a judge of a superior court, unless he shall have been admitted to practice before the supreme court of the state.

Sec. 24. No judge of the supreme court, nor of a district court of appeals, nor of a superior court, shall draw or receive any monthly salary unless he shall take and subscribe an affidavit before an officer entitled to administer oaths that no cause in his court remains undecided that has been submitted for decision for the period of ninety days.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.
Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 28 day of March, A. D. 1899. C. F. CURRY, Secretary of State. By J. Hoesch, Deputy.

State. }
C. F. CURRY, Secretary of State.
Governor of State of California.

WHEREAS The Legislature of the State of California, at its Thirty-third session, beginning on the second day of January,

may receive, without making compensation either general or uniform.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.
Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 25 day of March, A. D. 1890. C. F. CURRY, Secretary of State. By J. Hoeseh, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 9.

Adopted in Senate, March 3, A. D. 1890. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 16, A. D. 1890. C. W. Kyle, Chief Clerk of the Assembly.

This resolution was transmitted by the Governor this 18 day of March, A. D. 1890. W. L. Foley, Private Secretary of the Governor.

CHAPTER XXXVI. Senate Constitutional Amendment No. 9.—Proposed amendment to article six of the constitution relative to the compensation of supreme and superior court judges.

The legislature of the state of California, at its thirty-third session, two thirds of all the members elected to the senate and assembly voting therefor, proposes to the qualified electors of the state the following amendment to the constitution: That section seventeen of article six be amended so as to read:

Section 17. The justices of the supreme court and judges of the superior court shall severally, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished after their election, nor during the term for which they shall have been elected, which compensation shall be paid by the state. Until otherwise changed by the legislature, the annual salaries of the justices of the supreme court shall be six thousand dollars each, and the superior court judges shall receive the salaries now allowed by law, payable monthly. Each judge of the superior court may appoint a competent stenographer for his court, who shall hold office during good behavior. Such stenographer shall receive a salary for reporting, payable by the state, and fees for transcription when required, payable in criminal cases by the county, and in civil cases by the party ordering the same. Such salary, which may vary in different counties in proportion to duties, and such fees shall be fixed by law.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.
Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 28 day of March, A. D. 1890. C. F. CURRY, Secretary of State. By J. Hoeseh, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 15.

Adopted in Senate, March 9, A. D. 1890. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 18, A. D. 1890. C. W. Kyle, Chief Clerk of the Assembly.

Senate Constitutional Amendment No. 15.—A resolution to propose to the people of the state of California an amendment to section eighteen of article eleven of the constitution, in relation to revenue and taxation.

Resolved by the senate, the assembly concurring, That the legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section eighteen of article eleven of the constitution of the state of California be amended to read as follows:

Section 18. No county, city, town, township, board of education or school districts, shall incur any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year, without the assent of two thirds of the qualified electors thereof, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same; provided, however, that the city and county of San Francisco may at any time pay the unpaid claims, with interest thereon at the rate of five per cent per annum, for materials furnished to and work done for said city and county during the forty-first, forty-second, forty-third, forty-fourth, and fiftieth fiscal years, and for unpaid teachers' salaries for the fiftieth year or years, the amount to be paid in full of said claims not to exceed in the aggregate the sum of five hundred thousand dollars; and that no statute of limitation

may after the first day of January next succeeding the election.

If a vacancy occur in the office of a justice the governor shall appoint a person to hold the office until the election and qualification of a justice to fill the vacancy, which election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

The supreme court shall have appellate jurisdiction direct from the superior courts in every action, proceeding or special proceeding where is necessarily drawn in question the validity of a statute, or of an authority exercised under the United States; or where is necessarily drawn in question the validity of the constitution or any statute of or authority exercised under this state on the ground of being repugnant to the constitution or laws of the United States; or where is necessarily drawn in question the validity of any statute of or authority exercised under this state on the ground of being repugnant to the constitution of this state; or where is necessarily drawn in question the legality of any tax, impost or assessment; in all proceedings in exercise of the right of eminent domain; in actions or proceedings for usurpation or intrusion into, or unlawful holding of, a public franchise; also in all criminal actions (on questions of law alone) in which the judgment shall be death or imprisonment for life; and also in all cases in which the fact of the adoption by a city or of a city and county, of a charter for its own government, or the validity of the same, or any part thereof, or of any authority exercised thereunder, is necessarily drawn in question. It shall also have appellate jurisdiction in every action, proceeding or special proceeding determined by any district court of appeal the record in which may, by order pursuant to the further provisions on these subjects hereinafter contained in this article, be directed to be transmitted to it. It shall also have jurisdiction in every action, proceeding and special proceeding which shall actually have been submitted to it for decision before the organization of the district courts of appeal established by this amendment, and of every pending cause which shall not be transferable to the district courts of appeal as hereinafter provided. And in all cases in which the supreme court shall acquire jurisdiction it shall have further jurisdiction to decide all questions properly presented on the record, whether or not they be such as of themselves would entitle the court to take jurisdiction of the cause.

Sec. 3. The state is hereby divided into three appellate districts, in each of which there shall be a district court of appeal, consisting of three justices. There shall in each year be four regular sessions of each district court of appeal, commencing on the second Monday in February, May, August and November. Special sessions may be held at any time upon the order of the court.

The first appellate district shall embrace the following counties: San Francisco, Marin, Contra Costa, Alameda, San Mateo, Santa Clara, Santa Cruz, Monterey, and San Benito. The official designation of the district court of appeal in this district shall be "The Court of Appeal of the State of California in and for the First District," and it shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside, and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

The third appellate district shall embrace the following named counties: Del Norte, Siskiyou, Mohave, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Mendocino, Lake, Colusa, Glenn, Butte, Sierra, Sutter, Yuba, Nevada, Sonoma, Napa, Yolo, Placer, Solano, Sacramento, El Dorado, San Joaquin, Amador, Calaveras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa, Madera, and Merced. The official designation of the district court of appeal of this district shall be "The Court of Appeal of the State of California in and for the Third District," and the court shall hold its sessions at the city of Sacramento.

The legislature may remove one or more counties from one appellate district to another, but no county not contiguous to another county of a district shall be added to such district.

The justices of the district courts of appeal shall be elected by the qualified electors within their respective districts at the general state elections, at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding the election; provided, that on or before the first day of January after this amendment takes effect the governor shall appoint three justices for each district court of appeal, to hold office until qualification of justices to be elected at the next succeeding general election. The justices of each district court of appeal so elected at the first election shall, at their first meeting, so classify themselves by lot that one of them shall go out of office at the end of four years, one at the end of eight years and the third at the end of twelve years. An entry of such classification shall be made in the minutes of the court signed by them, and a duplicate thereof shall be filed in the office of the secretary of state.

If a vacancy occur in the office of a justice of the district court of appeal the governor shall appoint a person to hold the office until the election and qualification of a

shall be printed and filed before a cause is taken up for argument. Not more than twenty cases (except ex parte applications) shall be under submission for decision at any one time in the supreme court or in any district court of appeal. All decisions of the supreme court and of the district courts of appeal shall be given in writing and the grounds of the decision shall be stated. A remittitur or mandate must issue on every judgment of said courts on or before the expiration of thirty days after the rendition thereof.

Sec. 4. The supreme court shall, upon the organization of the district courts of appeal, transfer to them respectively any causes then pending in the supreme court and which have not been heard as are within the class of causes over which such district courts have appellate jurisdiction; and upon such transfer the district courts of appeal shall have full jurisdiction to hear and determine the same.

Sec. 10. Justices of the supreme court, of the district courts of appeal, and judges of the superior courts may be removed by a concurrent resolution of both houses of the legislature adopted by a two thirds vote of each house. All other judicial officers (except justices of the peace) may be removed by the senate on the recommendation of the governor; but no removal shall be made by virtue of this section unless the reasons therefor be entered on the journal, nor unless the party complained of has been served with a copy of the complaint against him and shall have had an opportunity of being heard in his defense. On the question of removal the yeas and nays shall be entered on the journal.

Sec. 12. The supreme court, the district courts of appeal, the superior courts, and such other courts as the legislature may prescribe, shall be courts of record.

Sec. 14. The county clerk shall be ex officio clerk of the courts of record in and for their respective counties or cities and counties. The legislature may also provide for the appointment by the several superior courts of one or more commissioners in their respective counties or cities and counties with authority to perform chamber business of the judges of the superior courts, to take depositions, and perform such other business connected with the administration of justice as may be prescribed by law.

Sec. 16. The legislature shall provide for the speedy and uniform publication of such opinions of the supreme court and of the district courts of appeal as may be ordered by said courts respectively, and all such opinions shall be free for publication by any person.

Sec. 17. The justices of the supreme court, of the district courts of appeal, and the judges of the superior courts shall severally, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished after their election nor during the term for which they shall have been elected. The salaries of the justices of the supreme court, of the district courts of appeal and of the judges of the superior courts shall be paid by the state. Unless otherwise changed by the legislature the annual salaries of the justices of the supreme court and of the district courts of appeal shall be six thousand dollars each. Unless otherwise changed by the legislature the judges of the superior court shall receive an annual salary as now provided by law.

Sec. 18. The justices of the supreme court, of the district courts of appeal, and the judges of the superior courts shall be ineligible to any other office or public employment than a judicial office or employment during the term for which they shall have been elected.

Sec. 21. The supreme court shall appoint a clerk of that court, but the present clerk of the court shall hold office until the expiration of his term of office; a phonographic reporter, and a bailiff, who shall severally hold his office and be removable at the pleasure of the court. Each district court of appeal shall appoint a clerk, phonographic reporter and bailiff, who shall severally hold his office and be removable at the pleasure of the court by which he is appointed. The supreme court shall appoint a reporter of decisions, who shall appoint an assistant reporter for each of the district courts of appeal. All of said officers shall hold office and be removable at the pleasure of the supreme court. The decisions of the district courts of appeal shall be published in the same volumes with the opinions of the supreme court under the same general title of California Reports; and all statutes in relation to the publication of the opinions of the supreme court shall be deemed to apply to the publication of the decisions of the district courts of appeal.

Sec. 23. No one shall be eligible to the office of a justice of the supreme court, or of a district court of appeal, or of a judge of a superior court, unless he shall have been admitted to practice before the supreme court of the state.

Sec. 24. No judge of the supreme court, nor of a district court of appeals, nor of a superior court, shall draw or receive any monthly salary unless he shall take and subscribe an affidavit before an officer entitled to administer oaths that no cause in his court remains undecided that has been submitted for decision for the period of ninety days.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.
Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 28 day of March, A. D. 1890. C. F. CURRY, Secretary of State. By J. Hoeseh, Deputy.

Page. Governor of State of California.

1890, March 18. The Legislature of the State of California, at its Thirty-third session, beginning on the second day of January,

Lathrop Stanford on the eleventh day of November, A. D. eighteen hundred and eighty-five, and recorded in book eighty-three of deeds, at page twenty-three of said records of Santa Clara county, and by the amendments of such grant, and by gifts, grants, bequests and devises supplementary thereto, and by confirmatory grants, are permitted, approved and confirmed. The board of trustees of the Leland Stanford Junior university, as such, or in the name of the institution, or by other intelligible designation of the trustees or of the institution, may receive property, real or personal, and wherever situated, by gift, grant, devise, or bequest for the benefit of the institution, or of any department thereof, and such property, unless otherwise provided, shall be held by the trustees of the Leland Stanford Junior university upon the trusts provided for in the grant founding the university, and amendments thereof and grants, bequests and devises supplementary thereto. The legislature, by special act, may grant to the trustees of the Leland Stanford Junior university corporate powers and privileges, but it shall not thereby alter their tenure, or limit their powers or obligations as trustees. All property now or hereafter held in trust for the founding, maintenance or benefit of the Leland Stanford Junior university, or of any department thereof, may be exempted by special act from state taxation, and all personal property so held, the Palo Alto farm as described in the endowment grant to the trustees of the university, and all other real property so held and used by the university for educational purposes exclusively, may be similarly exempted from county and municipal taxation: provided, that residents of California shall be charged no fees for tuition unless such fees be authorized by act of the legislature.

ALDEN ANDERSON,
Speaker of the Assembly.

THOS. FLINT, JR.,
President pro tem. of the Senate.

Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 4 day of March, A. D. 1890. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 14.

Adopted in Assembly, February 17, A. D. 1890. C. W. Kyle, Chief Clerk of the Assembly.

Adopted in Senate, March 9, A. D. 1890. F. J. Brandon, Secretary of the Senate.

This resolution was transmitted to the Governor this 10 day of March, A. D. 1890. W. L. Foley, Private Secretary of the Governor.

CHAPTER XXX. Assembly Constitutional Amendment No. 14, a resolution proposing to the people of the state of California an amendment to the constitution of the state, by adding a new section to article nine thereof, to be numbered with the next consecutive number of sections to said article, relating to exempting from taxation all property of "The California School of Mechanical Arts."

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that a new section be added to article nine of the constitution of the state of California, to be known and designated with the next consecutive numeral in said article, as follows:

All property now or hereafter belonging to "The California School of Mechanical Arts," an institution founded and endowed by the late James Lick to educate males and females in the practical arts of life, and incorporated under the laws of the state of California, November twenty-third, eighteen hundred and eighty-five, having its school buildings located in the city and county of San Francisco, shall be exempt from taxation. The trustees of said institution must annually report their proceedings and financial accounts to the governor. The legislature may modify, suspend, and revive at will the exemption from taxation herein given.

THOS. FLINT, JR.,
President pro tem. of the Senate.

ALDEN ANDERSON,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 11th day of March, A. D. 1890. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 14.

Adopted in Senate, March 3, A. D. 1890. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 15, A. D. 1890. C. W. Kyle, Chief Clerk of the Assembly.

This resolution was transmitted to the Governor this 16 day of March, A. D. 1890. W. L. Foley, Private Secretary of the Governor.

CHAPTER XXXIII. Senate Constitutional Amendment No. 14, a resolution proposing to the people of the state of California an amendment to the constitution of the state, relating to

any receipt, without making compensation either general or uniform.

THOS. FLINT, JR.,

President pro tem. of the Senate.

ALDEN ANDERSON,

Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 25 day of March, A. D. 1890. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 9.

Adopted in Senate, March 3, A. D. 1890. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 16, A. D. 1890. C. W. Kyle, Chief Clerk of the Assembly.

This resolution was transmitted by the Governor this 18 day of March, A. D. 1890. W. L. Foley, Private Secretary of the Governor.

CHAPTER XXXVI. Senate Constitutional Amendment No. 9, Proposed amendment to article six of the constitution, relative to the compensation of supreme and superior court judges.

The legislature of the state of California, at its thirty-third session, two thirds of all the members elected to the senate and assembly voting therefor, proposes to the qualified electors of the state the following amendment to the constitution: That section seventeen of article six be amended so as to read:

Section 17. The justices of the supreme court and judges of the superior court shall severally, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished after their election, nor during the term for which they shall have been elected, which compensation shall be paid by the state. Until otherwise changed by the legislature, the annual salaries of the justices of the supreme court shall be six thousand dollars each, and the superior court judges shall receive the salaries now allowed by law, payable monthly. Each judge of the superior court may appoint a competent stenographer for his court, who shall hold office during good behavior. Such stenographer shall receive a salary for reporting, payable by the state, and fees for transcription when required, payable in criminal cases by the county, and in civil cases by the party ordering the same. Such salary, which may vary in different counties in proportion to duties, and such fees shall be fixed by law.

THOS. FLINT, JR.,

President pro tem. of the Senate.

ALDEN ANDERSON,

Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 25 day of March, A. D. 1890. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 15.

Adopted in Senate, March 9, A. D. 1890. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 18, A. D. 1890. C. W. Kyle, Chief Clerk of the Assembly.

Senate Constitutional Amendment No. 15—A resolution to propose to the people of the state of California an amendment to section eighteen of article eleven of the constitution, in relation to revenue and taxation.

Resolved by the senate, the assembly concurring, That the legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section eighteen of article eleven of the constitution of the state of California be amended to read as follows:

Section 18. No county, city, town, township, board of education or school districts, shall incur any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year, without the assent of two thirds of the qualified electors thereof, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same; provided, however, that the city and county of San Francisco may at any time pay the unpaid claims, with interest thereon at the rate of five per cent per annum, for materials furnished to and work done for said city and county during the forty-first, forty-second, forty-third, forty-fourth, and fiftieth fiscal years, and for unpaid teachers' salaries for the fiftieth fiscal year, out of the income and revenue of any succeeding year or years, the amount to be paid in full of said claims not to exceed in the aggregate the sum of five hundred thousand dollars; and that no statute of limitations

shall operate after the first day of January next succeeding their creation.

If a vacancy occur in the office of a justice the governor shall appoint a person to hold the office until the election and qualification of a justice to fill the vacancy. Each election shall take place at the next succeeding general election at which state officers are elected, and a justice so elected shall hold the office for the remainder of the unexpired term.

The supreme court shall have appellate jurisdiction direct from the superior courts in every action, proceeding or special proceeding where is necessarily drawn in question the validity of a statute, or of an authority exercised under the United States; or where is necessarily drawn in question the validity of the constitution of any statute of or authority exercised under this state on the ground of being repugnant to the constitution of laws of the United States; or where is necessarily drawn in question the validity of any statute of or authority exercised under this state on the ground of being repugnant to the constitution of this state; or where is necessarily drawn in question the legality of any tax, impost or assessment; in all proceedings in exercise of the right of eminent domain; in actions or proceedings for usurpation or intrusion into, or unlawful holding of, a public franchise; also in all criminal actions (on questions of law alone) in which the judgment shall be death or imprisonment for life; and also in all cases in which the fact of the adoption by a city, or of a city and county, of a charter for its own government, or the validity of the same, or any part thereof, or of any authority exercised thereunder, is necessarily drawn in question. It shall also have appellate jurisdiction in every action, proceeding or special proceeding determined by any district court of appeal the record in which may, by order pursuant to the further provisions on these subjects hereinafter contained in this article, be directed to be transmitted to it. It shall also have jurisdiction in every action, proceeding and special proceeding which shall actually have been submitted to it for decision before the organization of the district courts of appeal established by this amendment, and of every pending cause which shall not be transferable to the district courts of appeal as hereinafter provided. And in all cases in which the supreme court shall acquire jurisdiction it shall have further jurisdiction to decide all questions properly presented on the record, whether or not they be such as of themselves would entitle the court to take jurisdiction of the cause.

Sec. 3. The state is hereby divided into three appellate districts, in each of which there shall be a district court of appeal, consisting of three justices. There shall in each year be four regular sessions of each district court of appeal, commencing on the second Monday in February, May, August and November. Special sessions may be held at any time upon the order of the court.

The first appellate district shall embrace the following counties: San Francisco, Marin, Contra Costa, Alameda, San Mateo, Santa Clara, Santa Cruz, Monterey, and San Benito. The official designation of the district court of appeal in this district shall be "The Court of Appeal of the State of California in and for the First District," and it shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside, and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

The third appellate district shall embrace the following named counties: Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Mendocino, Lake, Colusa, Glenn, Butte, Sierra, Sutter, Yuba, Nevada, Sonoma, Napa, Yolo, Placer, Solano, Sacramento, El Dorado, San Joaquin, Amador, Calaveras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa, Madera, and Merced. The official designation of the district court of appeal of this district shall be "The Court of Appeal of the State of California in and for the Third District," and the court shall hold its sessions at the city of Sacramento.

The legislature may remove one or more counties from one appellate district to another, but no county not contiguous to another county of a district shall be added to such district.

The justices of the district courts of appeal shall be elected by the qualified electors within their respective districts at the general state elections, at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding the election; provided, that on or before the first day of January after this amendment takes effect the governor shall appoint three justices for each district court of appeal, to hold office until qualification of justices to be elected at the next succeeding general election. The justices of each district court of appeal so elected at the first election shall, at their first meeting, so classify themselves by lot that one of them shall go out of office at the end of four years, one at the end of eight years and the third at the end of twelve years. An entry of such classification shall be made in the minutes of the court signed by them, and a duplicate thereof shall be filed in the office of the secretary of state.

If a vacancy occur in the office of a justice of the district court of appeal the governor shall appoint a person to hold the office until the election and qualification of a

justice, who shall be paid the same salary as the justice whom he shall be paid to fill.

Sec. 4. The jurisdiction of the district courts of appeal shall be in all cases in which the validity of a statute, or of an authority exercised under the United States, or where is necessarily drawn in question the validity of the constitution of any statute of or authority exercised under this state on the ground of being repugnant to the constitution of laws of the United States; or where is necessarily drawn in question the validity of any statute of or authority exercised under this state on the ground of being repugnant to the constitution of this state; or where is necessarily drawn in question the legality of any tax, impost or assessment; in all proceedings in exercise of the right of eminent domain; in actions or proceedings for usurpation or intrusion into, or unlawful holding of, a public franchise; also in all criminal actions (on questions of law alone) in which the judgment shall be death or imprisonment for life; and also in all cases in which the fact of the adoption by a city, or of a city and county, of a charter for its own government, or the validity of the same, or any part thereof, or of any authority exercised thereunder, is necessarily drawn in question.

Sec. 10. Justices of the district courts of appeal shall be elected by the qualified electors of the district, and shall hold office for the remainder of the unexpired term.

Sec. 12. The district courts of appeal shall have jurisdiction in every action, proceeding and special proceeding determined by any district court of appeal the record in which may, by order pursuant to the further provisions on these subjects hereinafter contained in this article, be directed to be transmitted to it. It shall also have jurisdiction in every action, proceeding and special proceeding which shall actually have been submitted to it for decision before the organization of the district courts of appeal established by this amendment, and of every pending cause which shall not be transferable to the district courts of appeal as hereinafter provided.

Sec. 16. The district courts of appeal shall have further jurisdiction to decide all questions properly presented on the record, whether or not they be such as of themselves would entitle the court to take jurisdiction of the cause.

Sec. 17. The district courts of appeal shall continue in session after their election until the next general election, and shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 18. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 21. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 22. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 23. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 24. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 25. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 26. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 27. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 28. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 29. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

Sec. 30. The district courts of appeal shall have the same powers and jurisdiction as the supreme court of the state. The annual salary of the district court of appeal shall be the same as the annual salary of the supreme court.

State of California,

Department of State.

To Henry T. Gaye,

Governor of State of California.

adding a new section to the constitution, numbered with the next consecutive number of sections to said article, relating to exempting from taxation all property of "The California School of Mechanical Arts."

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that a new section be added to article nine of the constitution of the state of California, to be known and designated with the next consecutive numeral in said article, as follows:

All property now or hereafter belonging to "The California School of Mechanical Arts," an institution founded and endowed by the late James Lick to educate males and females in the practical arts of life, and incorporated under the laws of the state of California, November twenty-third, eighteen hundred and eighty-five, having its school buildings located in the city and county of San Francisco, shall be exempt from taxation. The trustees of said institution must annually report their proceedings and financial accounts to the governor. The legislature may modify, suspend, and revive at will the exemption from taxation herein given.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 11th day of March, A. D. 1899. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 14.

Adopted in Senate, March 3, A. D. 1899. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 15, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.

This resolution was transmitted by the Governor this 16 day of March, A. D. 1899. W. I. Foley, Private Secretary of the Governor.

CHAPTER XXXIII. Senate Constitutional Amendment No. 14.—To propose to the people of the state of California an amendment to the constitution of the state, amending

Filed in the office of the Secretary of State, the 25 day of March, A. D. 1899. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 18.

Adopted in Senate, March 9, A. D. 1899. F. J. Brandon, Secretary of the Senate.

Adopted in Assembly, March 18, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.

Senate Constitutional Amendment No. 18.—A resolution to propose to the people of the state of California an amendment to section eighteen of article eleven of the constitution, in relation to revenue and taxation.

Resolved by the senate, the assembly concurring, That the legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section eighteen of article eleven of the constitution of the state of California be amended to read as follows:

Section 18. No county, city, town, township, board of education or school districts, shall incur any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year, without the assent of two thirds of the qualified electors thereof, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same; provided, however, that the city and county of San Francisco may at any time pay the unpaid claims, with interest thereon at the rate of five per cent per annum, for materials furnished to and work done for said city and county during the forty-first, forty-second, forty-third, forty-fourth, and fiftieth fiscal years, and for unpaid teachers' salaries for the fiftieth fiscal year, out of the income and revenue of any succeeding year or years, the amount to be paid in full of said claims not to exceed in the aggregate the sum of five hundred thousand dollars, and that no statute of limitations

shall apply to the said claims. The said city and county of San Francisco shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside, and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

The third appellate district shall embrace the following named counties: Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Mendocino, Lake, Colusa, Glenn, Butte, Sierra, Sutter, Yuba, Nevada, Sonoma, Napa, Yolo, Placer, Solano, Sacramento, El Dorado, San Joaquin, Amador, Calaveras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa, Madera, and Merced. The official designation of the district court of appeal of this district shall be "The Court of Appeal of the State of California in and for the Third District," and the court shall hold its sessions at the city of Sacramento.

The legislature may remove one or more counties from one appellate district to another, but no county not contiguous to another county of a district shall be added to such district.

The justices of the district courts of appeal shall be elected by the qualified electors within their respective districts at the general state elections at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding the election; provided, that on or before the first day of January after this amendment takes effect the governor shall appoint three justices for each district court of appeal, to hold office until qualification of justices to be elected at the next succeeding general election. The justices of each district court of appeal so elected at the first election shall, at their first meeting, so classify themselves by lot that one of them shall go out of office at the end of four years, one at the end of eight years and the third at the end of twelve years. An entry of such classification shall be made in the minutes of the court signed by them, and a duplicate thereof shall be filed in the office of the secretary of state.

If a vacancy occur in the office of a justice of the district court of appeal the governor shall appoint a person to hold the office until the election and qualification of a

justice of the district court of appeal, the salary of the district court of appeal shall be as follows:

Sec. 18. The district courts of appeal shall be composed of three judges each, and the salary of each judge shall be as follows:

Sec. 19. The district courts of appeal shall be composed of three judges each, and the salary of each judge shall be as follows:

Sec. 20. The district courts of appeal shall be composed of three judges each, and the salary of each judge shall be as follows:

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Sec. 99. The district courts of appeal shall be composed of three judges each, and the salary of each judge shall be as follows:

Sec. 100. The district courts of appeal shall be composed of three judges each, and the salary of each judge shall be as follows:

Filed in the office of the Secretary of State, the 28 day of March, A. D. 1899. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT No. 18.

Adopted in Senate, March 9, A. D. 1899. F. J. Brandon, Secretary of the Senate.
Adopted in Assembly, March 18, A. D. 1899. C. W. Kyle, Chief Clerk of the Assembly.

Senate Constitutional Amendment No. 18—A resolution to propose to the people of the state of California an amendment to section eighteen of article eleven of the constitution, in relation to revenue and taxation.

Resolved by the senate, the assembly concurring, That the legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section eighteen of article eleven of the constitution of the state of California be amended to read as follows:

Section 18. No county, city, town, township, board of education or school districts, shall incur any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year, without the assent of two thirds of the qualified electors thereof, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same; *provided, however, that the city and county of San Francisco may at any time pay the unpaid claims, with interest thereon at the rate of five per cent per annum, for materials furnished to and work done for said city and county during the forty-first, forty-second, forty-third, forty-fourth, and fiftieth fiscal years, and for unpaid teachers' salaries for the fiftieth fiscal year, out of the income and revenue of any succeeding year or years, the amount to be paid in full of said claims not to exceed in the aggregate the sum of five hundred thousand dollars, and that no statute of limitations*

appeal in this district shall be "The Court of Appeal of the State of California in and for the First District," and it shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside, and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

The third appellate district shall embrace the following named counties: Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Mendocino, Lake, Colusa, Glenn, Butte, Sierra, Sutter, Yuba, Nevada, Sonoma, Napa, Yolo, Placer, Solano, Sacramento, El Dorado, San Joaquin, Amador, Calaveras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa, Madera, and Merced. The official designation of the district court of appeal of this district shall be "The Court of Appeal of the State of California in and for the Third District," and the court shall hold its sessions at the city of Sacramento.

The legislature may remove one or more counties from one appellate district to another, but no county not contiguous to another county of a district shall be added to such district.

The justices of the district courts of appeal shall be elected by the qualified electors within their respective districts at the general state elections at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding the election; *provided, that on or before the first day of January after this amendment takes effect the governor shall appoint three justices for each district court of appeal, to hold office until qualification of justices to be elected at the next succeeding general election. The justices of each district court of appeal so elected at the first election shall, at their first meeting, so classify themselves by lot that one of them shall go out of office at the end of four years, one at the end of eight years and the third at the end of twelve years. An entry of such classification shall be made in the minutes of the court signed by them, and a duplicate thereof shall be filed in the office of the secretary of state.*

If a vacancy occur in the office of a justice of the district court of appeal the governor shall appoint a person to hold the office until the election and qualification of a

annual salaries of the justices of the supreme court and of the district courts of appeal shall be six thousand dollars each. Unless otherwise changed by the legislature the judges of the superior court shall receive an annual salary as now provided by law.

Sec. 18. The justices of the supreme court, of the district courts of appeal, and the judges of the superior courts shall be ineligible to any other office or public employment than a judicial office or employment during the term for which they shall have been elected.

Sec. 21. The supreme court shall appoint a clerk of that court, but the present clerk of the court shall hold his office until the expiration of his term of office; a photographic reporter, and a bailiff, who shall severally hold his office and be removable at the pleasure of the court. Each district court of appeal shall appoint a clerk, photographic reporter and bailiff, who shall severally hold his office and be removable at the pleasure of the court by which he is appointed. The supreme court shall appoint a reporter for each of the district courts of appeal. All of said officers shall hold office and be removable at the pleasure of the supreme court. The decisions of the district courts of appeal shall be published in the same volumes with the opinions of the supreme court under the same general title of California Reports; and all statutes in relation to the publication of the opinions of the supreme court shall be deemed to apply to the publication of the decisions of the district courts of appeal.

Sec. 23. No one shall be eligible to the office of a justice of the supreme court, or of a district court of appeal, or of a judge of a superior court, unless he shall have been admitted to practice before the supreme court of the state.

Sec. 24. No judge of the supreme court, nor of a district court of appeals, nor of a superior court, shall draw or receive any monthly salary unless he shall take and subscribe an affidavit before an officer entitled to administer oaths that no cause in his court remains undecided that has been submitted for decision for the period of ninety days.

THOS. FLINT, JR.,
President pro tem. of the Senate.
ALDEN ANDERSON,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the 28 day of March, A. D. 1899. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

page. ~~County Clerk~~ Governor of State of California:

WHEREAS, The Legislature of the State of California, at its Thirty-third session, beginning on the second day of January, A. D. 1899, two thirds of all the members elected to each of the houses of said Legislature voting in favor thereof, proposed the foregoing several amendments to the Constitution of the State of California, prepared and distinguished by numbers, to wit: Assembly Constitutional Amendment Number 6, Assembly Constitutional Amendment Number 23, Assembly Constitutional Amendment Number 14, Senate Constitutional Amendment Number 14, Senate Constitutional Amendment Number 4, Senate Constitutional Amendment Number 9, Senate Constitutional Amendment Number 15, and Senate Constitutional Amendment Number 22, all of which said Constitutional Amendments were duly passed by the Senate and Assembly of the State of California in the manner required by Section one of Article eighteen of the Constitution of the State of California.

THEREFORE, pursuant to an Act of the Legislature of the State of California entitled "An Act to amend section eleven hundred and ninety-five of the Political Code," approved February 23, 1899,

I, C. F. CURRY, Secretary of State of the State of California, do hereby certify that I have carefully compared the foregoing copies of the said proposed Amendments to the Constitution of the State of California to be voted upon at the next general election to be held on the sixth day of November, A. D. 1900, with the originals now on file in my office, and that the same are correct transcripts therefrom and of the whole thereof.

WITNESS my hand and the Great Seal of State at office in Sacramento, this

of September: A. D. 1900.

25,000: day
C. F. Curry
Secretary of State.

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Proclamation

of

1900 Sept - 7

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State of California,
Executive Department.

Nine Electors of President and Vice-President of the United States.

Also, **One Representative to the Congress of the United States from the Second Congressional District** in this State for the unexpired term

Also, **Eighty Members of the Assembly of the State of California**, being one Member of the Assembly from each of the Eighty Assemblies prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the City and County of San Francisco, for the unexpired term ending January, 1905, vice Wm. P. Lawlor, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Los Angeles, for the unexpired term of William H. January, 1903, vice W. F. Fitzgerald, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Contra Costa, for the unexpired term of Joseph P. January, 1903, vice Wm. S. Wells, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Santa Clara, for the unexpired term of A. S. Kittling, deceased, to be elected on the 1st day of January, 1905, vice A. L. Rhodes, appointed.

Also, One Judge of the Superior Court in and for the County of Sacramento, for the unexpired term of Matt F. Johnson, deceased, term and

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 6,
to wit:

Resolved by the assembly, the senate concurring, That the Legislature of the state of California, at its next session, commencing on the second day of January, adjourn on the third and ninety-nine, two thirds of all previous adjournments to such further adjournment as may be provided by the assembly of the constitution, and that the Governor be and he is authorized to issue a proclamation for holding a new election for the purpose of electing a Governor and one and one half members of the assembly, to wit:

SENATE CONSTITUTIONAL AMENDMENT No. 4,
to wit:

The legislature of the state of California, at its thirty-third session, commenced on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members of each house being elected and designated, and the balance thereof elected by the state at large, and continued to the constitution of the state of California, to be known and designated as the state of California, and art. 1, sec. 3, thereof as follows:

Section 2, I believe that have the power to
enact laws relative to the character of delegates to con-
ventions of political parties at elector's banquets and
other social as primary elections. As a representative of the
State of New York, I believe that I have the right to
participate in such banquets and other social as primary
elections. I believe that I have the right to participate in
such banquets and other social as primary elections.

The supreme court shall hold all of its sessions at the place and time that be there regularly called for and may, upon petition to the second Monday in January, May and September. Special sessions may be held at any time on the subject of the chief justice or if there be more than one.

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ELECTION PROCLAMATION.

California,
Department.

Now thereunto directing me, I hereby proclaim and give notice that a General Election will be held throughout the State of California on **Tuesday, the 6th day of November, A. D. 1900**, at which election the following officers will be elected, and the following proposed Constitutional Amendments will be voted on, namely:

- President and Vice-President of the United States.**
- Representatives to the Congress of the United States**, being one Representative from each Congressional District in the State, as prescribed by law.
- Representative to the Congress of the United States from the Second Congressional District** in this State for the unexpired term of Marion De Vries, resigned.
- Members of the Senate of the State of California**, being one Senator from each of the following Senatorial Districts, as prescribed by law, to wit: First, Third, Fifth, Tenth, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-ninth.
- Members of the Assembly of the State of California**, being one Member of the Assembly from each of the Eighty Assembly Districts in the State, as prescribed by law.
- Justices of the Superior Court of the State of California**, in and for the City and County of San Francisco, for the term prescribed by law.
- Justices of the Superior Court of the State of California**, in and for the City and County of San Francisco, for the unexpired term of Rhodes Borden, deceased, to wit: Wm. P. Lawlor, appointed.
- Justices of the Superior Court of the State of California**, in and for each of the following Counties, to wit: Alameda, Fresno, and Los Angeles, for the term prescribed by law.
- Justices of the Superior Court of the State of California**, in and for the County of Los Angeles, for the unexpired term of William H. Clark, deceased, term ending January, 1901, to wit: Fitzgerald, appointed.
- Justices of the Superior Court of the State of California**, in and for the following Counties, to wit: Madera, Riverside, San Bernardino, and Kings, for the term prescribed by law.
- Justices of the Superior Court of the State of California**, in and for the County of Contra Costa, for the unexpired term of Joseph P. Jones, deceased, term ending January, 1901, to wit: Wells, appointed.
- Justices of the Superior Court of the State of California**, in and for the County of Merced, for the unexpired term of J. K. Law, resigned, term ending January, 1901, to wit: [blank], appointed.
- Justices of the Superior Court of the State of California**, in and for the County of Santa Clara, for the unexpired term of A. S. Kittredge, deceased, term ending January, 1901, to wit: Rhodes, appointed.
- Justices of the Superior Court of the State of California**, in and for the County of San Diego, for the unexpired term of John W. Hughes, deceased, term ending January, 1901, to wit: Fuller, appointed.
- Justices of the Superior Court in and for the County of Sacramento**, for the unexpired term of Matt F. Johnson, deceased, term ending January, 1901, to wit: [blank], appointed.

On said Tuesday, the sixth day of November, A. D. 1900, the following **Amendments to the Constitution of the State of California** will be voted on, to wit: One of Article Eighteen of the Constitution of the State of California, at the Thirty-third Session of the Legislature, beginning on the second day of January, 1900, the Legislature of the State of California at its said Thirty-third Session duly submitted the said following Constitutional Amendments to the people to be voted on at said election, said Constitutional Amendments being prepared and designated by numbers and otherwise,

AMENDMENT No. 6.

No. 6. to amend the Constitution of the State of California, in and for the County of San Francisco, for the unexpired term of Rhodes Borden, deceased, to wit: Wm. P. Lawlor, appointed.

SENATE CONSTITUTIONAL AMENDMENT No. 4.

Senate Constitutional Amendment No. 4.—A resolution proposing to the people of the State of California an amendment to the Constitution of the State by adding a new section to be known and designated as section two and one half article two, thereof, concerning primary elections.

Sec. 2. The supreme court shall consist of a chief justice and four associate justices; provided, that the chief justice and the associate justices in office at the time of the adoption of this amendment shall continue in office and constitute the court until the expiration of their respective terms of office, and provided further, that at the expiration of the term of office of the two justices having at the time of the adoption of this amendment the shortest terms to serve, their offices shall be abolished. The presence of a majority of the justices shall be necessary for the transaction of business except such as may be done by the chief justice and the associate justices, a majority of the justices shall be necessary to pronounce a judgment.

The supreme court shall hold all of its sessions at San Francisco. There shall be three regular sessions each year, beginning on the second Monday in January, May, and September. Special sessions may be held at any time at the call of the chief justice or of three associate justices.

The chief justice and the associate justices of the supreme court shall be elected by the qualified electors of the State at large, at the general election held at the time and place at which the officers are elected, and the term of office of the chief justice and the associate justices shall be for six years from and after the first Monday in January, 1901.

The district court of appeal, while acting as such, shall have the same power and authority as the justice of such court.

The several district courts of appeal shall have appellate jurisdiction in every civil action, proceeding and remedy, commenced and determined and commenced and determined in every criminal action, proceeding and remedy, commenced and determined in the superior courts, and in every proceeding or special proceeding in which an appeal is taken from the superior courts, except such as may be provided for by the Legislature.

The judges and clerks of the district courts of appeal shall be elected by the qualified electors of the district in which they are to serve, at the time and place at which the officers are elected, and the term of office of the judges and clerks of the district courts of appeal shall be for six years from and after the first Monday in January, 1901.

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exempted by special act from state taxation, and all personal property so held, the Palo Alto farm as described in the endowment grant to the trustees of the university, and all other real property so held and used by the university for educational purposes exclusively, may be similarly exempted from county and municipal taxation; *provided*, that residents of California shall be charged no fees for tuition unless such fees be authorized by act of the legislature.

**ASSEMBLY CONSTITUTIONAL AMENDMENT No. 14,
to wit:**

Assembly Constitutional Amendment No. 14, a resolution proposing to the people of the state of California an amendment to the constitution of the state, by adding a new section to article nine thereof, to be numbered with the next consecutive number of sections to said article, relating to exempting from taxation all property of "The California School of Mechanical Arts."

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that a new section be added to article nine of the constitution of the state of California, to be known and designated with the next consecutive numeral in said article, as follows:

All property now or hereafter belonging to "The California School of Mechanical Arts," an institution founded and endowed by the late James Lick to educate males and females in the practical arts of life, and incorporated under the laws of the state of California, November twenty-third, eighteen hundred and eighty-five, having its school buildings located in the city and county of San Francisco, shall be exempt from taxation. The trustees of said institution must annually report their proceedings and financial accounts to the governor. The legislature may modify, suspend, and revive at will the exemption from taxation herein given.

**SENATE CONSTITUTIONAL AMENDMENT No. 14,
to wit:**

Senate Constitutional Amendment No. 14—To propose to the people of the state of California an amendment to the constitution of the state, amending article thirteen, by adding a new section thereto, to be known as section number one and three fourths, relating to the exemption from taxation of all bonds issued by the state of California, or by any county, city, city and county, town, municipality, municipal corporation of any sort, or district (including school, reclamation and irrigation districts) within said state.

Resolved by the senate, the assembly concurring. That the legislature of the state of California, at its regular session, commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all members elected to each house concurring, hereby proposes that article thirteen of the constitution of said state be amended by adding thereto a new section, to be known as section number one and three fourths, which shall read as follows, to wit:

Section 1 3/4. All bonds hereafter issued by the state of California, or by any county, city and county, municipal corporation, or district (including school, reclamation and irrigation districts) within said state, shall be free and exempt from taxation.

ment to section eighteen of article eleven of the constitution, in relation to revenue and taxation.

Resolved by the senate, the assembly concurring. That the legislature of the state of California, at its regular session, commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section eighteen of article eleven of the constitution of the state of California be amended to read as follows:

Section 18. No county, city, town, township, board of education or school districts, shall incur any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year, without the assent of two thirds of the qualified electors thereof, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same; *provided, however*, that the city and county of San Francisco may at any time pay the unpaid claims, with interest thereon at the rate of five per cent per annum, for materials furnished to and work done for said city and county during the forty-first, forty-second, forty-third, forty-fourth, and fiftieth fiscal years, and for unpaid teachers' salaries for the fiftieth fiscal year, out of the income and revenue of any succeeding year or years, the amount to be paid in full of said claims not to exceed in the aggregate the sum of five hundred thousand dollars, and that no statute of limitations shall apply in any manner to these claims; *and provided further*, that the city of Vallejo, of Solano county, may pay its existing indebtedness incurred in the construction of its waterworks whenever two thirds of the electors thereof voting at an election held for that purpose shall so decide, and that no statute of limitations shall apply in any manner. Any indebtedness or liability incurred contrary to this provision, with the exceptions hereinbefore recited, shall be void.

**SENATE CONSTITUTIONAL AMENDMENT No. 22,
to wit:**

Senate Constitutional Amendment No. 22—To propose to the people of the state of California amending the constitution of the state of California by amending sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, twenty-three, and twenty-four of article six thereof, relating to the judiciary, and establishing courts of appeal.

The legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, and twenty-three of article six of the constitution of said state be amended so as to read as follows; and that section twenty-four of said article be and the same is hereby annulled:

ARTICLE VI. JUDICIAL DEPARTMENT.

SECTION 1. The judicial power of the state shall be vested in the senate, sitting as a court of impeachment, in a supreme court, district courts of appeal, superior courts, justices of the peace, and such inferior courts as the legislature may establish in any incorporated city or town, or city and county.

appeal with the district court of appeal. The court of appeal of the State of California in and for the First District, and it shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

The third appellate district shall embrace the following named counties: Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Mendocino, Lake, Colusa, Glenn, Butte, Sierra, Sutter, Yuba, Nevada, Sonoma, Napa, Yolo, Placer, Solano, Sacramento, El Dorado, San Joaquin, Amador, Calaveras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa, Madera, and Merced. The official designation of the district court of appeal of this district shall be "The Court of Appeal of the State of California in and for the Third District," and the court shall hold its sessions at the city of Sacramento.

The legislature may remove one or more counties from one appellate district to another, but no county not contiguous to another county of a district shall be added to such district.

The justices of the district courts of appeal shall be elected by the qualified electors within their respective districts at the general state elections, at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding the election; *provided*, that on or before the first day of January after this amendment takes effect the governor shall appoint three justices for each district court of appeal, to hold office until qualification of justices to be elected at the next succeeding general election. The justices of each district court of appeal so elected at the first election shall, at their first meeting, so classify themselves by lot that one of them shall go out of office at the end of four years, one at the end of eight years and the third at the end of twelve years. An entry of such classification shall be made in the minutes of the court signed by them, and a duplicate thereof shall be filed in the office of the secretary of state.

If a vacancy occur in the office of a justice of the district court of appeal the governor shall appoint a person to hold the office until the election and qualification of a justice to fill the vacancy. Such election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

The justices of each of the district courts of appeal shall elect one of their number as a presiding justice. The presence of three justices shall be necessary for the transaction of any business by such court, and the concurrence of two justices shall be necessary to pronounce a judgment.

Whenever any justice of the supreme court is for any reason disqualified or unable to act in a cause pending before it, the remaining justices may select one of the justices of a district court of appeal to act pro tempore in the place of the justice so disqualified or unable to act. Whenever any justice of a district court of appeal is for any reason disqualified or unable to act in any cause pending before it the chief justice may appoint a judge of a superior court, who has not acted in the cause in the court below, to act pro tempore in the place of the justice so disqualified or unable to act. A justice of one district court of appeal may at any time sit as a justice pro tempore in any other district court of appeal upon the written request of any justice of said court; every justice pro tempore of the supreme court or of the

appeal with the district court of appeal. The court of appeal of the State of California in and for the First District, and it shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

The third appellate district shall embrace the following named counties: Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Mendocino, Lake, Colusa, Glenn, Butte, Sierra, Sutter, Yuba, Nevada, Sonoma, Napa, Yolo, Placer, Solano, Sacramento, El Dorado, San Joaquin, Amador, Calaveras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa, Madera, and Merced. The official designation of the district court of appeal of this district shall be "The Court of Appeal of the State of California in and for the Third District," and the court shall hold its sessions at the city of Sacramento.

The legislature may remove one or more counties from one appellate district to another, but no county not contiguous to another county of a district shall be added to such district.

The justices of the district courts of appeal shall be elected by the qualified electors within their respective districts at the general state elections, at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding the election; *provided*, that on or before the first day of January after this amendment takes effect the governor shall appoint three justices for each district court of appeal, to hold office until qualification of justices to be elected at the next succeeding general election. The justices of each district court of appeal so elected at the first election shall, at their first meeting, so classify themselves by lot that one of them shall go out of office at the end of four years, one at the end of eight years and the third at the end of twelve years. An entry of such classification shall be made in the minutes of the court signed by them, and a duplicate thereof shall be filed in the office of the secretary of state.

If a vacancy occur in the office of a justice of the district court of appeal the governor shall appoint a person to hold the office until the election and qualification of a justice to fill the vacancy. Such election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

The justices of each of the district courts of appeal shall elect one of their number as a presiding justice. The presence of three justices shall be necessary for the transaction of any business by such court, and the concurrence of two justices shall be necessary to pronounce a judgment.

Whenever any justice of the supreme court is for any reason disqualified or unable to act in a cause pending before it, the remaining justices may select one of the justices of a district court of appeal to act pro tempore in the place of the justice so disqualified or unable to act. Whenever any justice of a district court of appeal is for any reason disqualified or unable to act in any cause pending before it the chief justice may appoint a judge of a superior court, who has not acted in the cause in the court below, to act pro tempore in the place of the justice so disqualified or unable to act. A justice of one district court of appeal may at any time sit as a justice pro tempore in any other district court of appeal upon the written request of any justice of said court; every justice pro tempore of the supreme court or of the

appeal with the district court of appeal. The court of appeal of the State of California in and for the First District, and it shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

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And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of the Code of the State of California: such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

In Testimony Whereof, I, HENRY T. GAGE, as Governor of the
have hereunto set my hand and caused the Great Seal of said
at the City of Sacramento, this twenty-eighth day of September

[GREAT SEAL.]

H. T. GAGE
Governor of the State of California

Attest: C. L. ...

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purpose to the people of the State of California, in amend-
ment to section eighteen of article eleven of the constitu-
tion, in relation to revenue and taxation.

Resolved by the senate, the assembly concurring. That the legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section eighteen of article eleven of the constitution of the state of California be amended to read as follows:

Section 18. No county, city, town, township, board of education or school districts, shall incur any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year, without the assent of two thirds of the qualified electors thereof, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same; *provided, however,* that the city and county of San Francisco may at any time pay the unpaid claims, with interest thereon at the rate of five per cent per annum, for materials furnished to and work done for said city and county during the forty-first, forty-second, forty-third, forty-fourth, and fiftieth fiscal years, and for unpaid teachers' salaries for the fiftieth fiscal year, out of the income and revenue of any succeeding year or years, the amount to be paid in full of said claims not to exceed in the aggregate the sum of five hundred thousand dollars, and that no statute of limitations shall apply in any manner to these claims; *and provided further,* that the city of Vallejo, of Solano county, may pay its existing indebtedness incurred in the construction of its waterworks whenever two thirds of the electors thereof voting at an election held for that purpose shall so decide, and that no statute of limitations shall apply in any manner. Any indebtedness or liability incurred contrary to this provision, with the exceptions hereinbefore recited, shall be void.

SENATE CONSTITUTIONAL AMENDMENT No. 22,
to wit:

Senate Constitutional Amendment No. 22—To propose to the people of the state of California amending the constitution of the state of California by amending sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, twenty-three, and twenty-four of article six thereof, relating to the judiciary, and establishing courts of appeal.

The legislature of the state of California, at its regular session commencing on the second day of January eighteen hundred and ninety-nine, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, and twenty-three of article six of the constitution of said state be amended so as to read as follows; and that section twenty-four of said article be and the same is hereby annulled:

ARTICLE VI. JUDICIAL DEPARTMENT.

SECTION 1. The judicial power of the state shall be vested in the senate, sitting as a court of impeachment, in a supreme court, district courts of appeal, superior courts, justices of the peace, and such inferior courts as the legislature may establish in any incorporated city or town, or city and county.

Section 1. The official designation of the district court of appeal in this district shall be "The Court of Appeal of the State of California in and for the First District," and it shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

The third appellate district shall embrace the following named counties: Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Mendocino, Lake, Colusa, Glenn, Butte, Sierra, Sutter, Yuba, Nevada, Sonoma, Napa, Yolo, Placer, Solano, Sacramento, El Dorado, San Joaquin, Amador, Calaveras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa, Madera, and Merced. The official designation of the district court of appeal of this district shall be "The Court of Appeal of the State of California in and for the Third District," and the court shall hold its sessions at the city of Sacramento.

The legislature may remove one or more counties from one appellate district to another, but no county not contiguous to another county of a district shall be added to such district.

The justices of the district courts of appeal shall be elected by the qualified electors within their respective districts at the general state elections at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding the election; *provided*, that on or before the first day of January after this amendment takes effect the governor shall appoint three justices for each district court of appeal, to hold office until qualification of justices to be elected at the next succeeding general election. The justices of each district court of appeal so elected at the first election shall, at their first meeting, so classify themselves by lot that one of them shall go out of office at the end of four years, one at the end of eight years and the third at the end of twelve years. An entry of such classification shall be made in the minutes of the court signed by them, and a duplicate thereof shall be filed in the office of the secretary of state.

If a vacancy occur in the office of a justice of the district court of appeal the governor shall appoint a person to hold the office until the election and qualification of a justice to fill the vacancy. Such election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

from the office of the clerk and of the unexpired term. The justices of each of the district courts of appeal shall elect one of their number as a presiding justice. The presence of three justices shall be necessary for the transaction of any business by such court, and the concurrence of two justices shall be necessary to pronounce a judgment.

Whenever any justice of the supreme court is for any reason disqualified or unable to act in a cause pending before it, the remaining justices may select one of the justices of a district court of appeal to act pro tempore in the place of the justice so disqualified or unable to act. Whenever any justice of a district court of appeal is for any reason disqualified or unable to act in any cause pending before it the chief justice may appoint a judge of a superior court, who has not acted in the cause in the court below, to act pro tempore in the place of the justice so disqualified or unable to act. A justice of one district court of appeal may at any time sit as a justice pro tempore in any other district court of appeal upon the written request of any justice of said court; every justice pro tempore of the supreme court or of the

virtue of this section unless the reasons therefor be entered on the journal, nor unless the party complained of has been served with a copy of the complaint against him and shall have had an opportunity of being heard in his defense. On the question of removal the ayes and noes shall be entered on the journal.

Sec. 12. The supreme court, the district courts of appeal, the superior courts, and such other courts as the legislature may prescribe, shall be courts of record.

Sec. 4. The municipal clerk shall be ex officio clerk of the court of record in and for their respective counties or cities and counties. The legislature may also provide for the appointment by the several superior courts of one or more commissioners in their respective counties or cities and counties with authority to perform certain business of the judges of the superior courts, to take depositions, and perform such other business connected with the administration of justice as may be prescribed by law.

SEC. 16. The legislature shall provide for the speedy and uniform publication of such opinions of the supreme court and of the district courts of appeal as may be ordered by said courts respectively, and all such opinions shall be free for publication by any person.

SEC. 17. The justices of the supreme court, of the district courts of appeal, and the judges of the superior courts shall severally, at stated times during the continuance in office, receive for their services a compensation which shall not be increased or diminished after their election nor during the term for which they shall have been elected. The salaries of the justices of the supreme court, of the district courts of appeal and of the judges of the superior courts shall be paid by the state. Unless otherwise changed by the legislature the annual salaries of the justices of the supreme court and of the district courts of appeal shall be six thousand dollar each. Unless otherwise changed by the legislature the judges of the superior court shall receive an annual salary as now provided by law.

SEC. 18. The justices of the supreme court, of the district courts of appeal, and the judges of the superior courts shall be ineligible to any other office or public employment than a judicial office or employment during the term for which they shall have been elected.

Sec. 21. The supreme court shall appoint a clerk of that court, but the present clerk of the court shall hold office until the expiration of his term of office; a phonographic reporter, and a bailiff, who shall severally hold his office and be removable at the pleasure of the court. Each district court of appeal shall appoint a clerk, phonographic reporter and bailiff, who shall severally hold his office and be removable at the pleasure of the court by which he is appointed. The supreme court shall appoint a reporter of decisions, who shall appoint an assistant reporter for each of the district courts of appeal. All of said officers shall hold office and be removable at the pleasure of the supreme court. The decisions of the district courts of appeal shall be published in the same volumes with the opinions of the supreme court under the same general title of California Reports; and all statutes in relation to the publication of the opinions of the supreme court shall be deemed to apply to the publication of the decisions of the district courts of appeal.

SEC. 23. No one shall be eligible to the office of a justice of the supreme court, or of a district court of appeal, or of a judge of a superior court, unless he shall have been admitted to practice before the supreme court of the state.

Sec. 24. No judge of the supreme court, nor of a district court of appeals, nor of a superior court, shall draw or receive any monthly salary unless he shall take and subscribe an affidavit before an officer entitled to administer oaths that no cause in his court remains undecided that has been submitted for decision for the period of ninety days.

reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

In Testimony Whereof, I, HENRY T. GAGE, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of said State to be affixed at the City of Sacramento, this twenty-eighth day of September, A. D. 1900.

SEAL.]

HENRY T. GAGE.

Governor of the State of California.

Attest: C. F. CURRY,
Secretary of State.

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ELECTION PROCLAMATION

State of California, Executive Department.

In accordance with law thereunto directing me, I hereby proclaim and give notice that a General Election will be held throughout the State of California on the sixth day of November, A. D. 1900, at which election the following officers will be elected, and the following proposed Constitutional Amendments will be voted on:

Nine Electors of President and Vice-President of the United States.

Also, **Seven Representatives to the Congress of the United States**, being one Representative from each Congressional District in the State, as prescribed by law.

Also, **One Representative to the Congress of the United States from the Second Congressional District** in this State for the unexpired term of the late Representative.

Also, **Twenty Members of the Senate of the State of California**, being one Senator from each of the following Senatorial Districts, as prescribed by law: First, Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth, Tenth, Eleventh, Twelfth, Thirteenth, Fourteenth, Fifteenth, Sixteenth, Seventeenth, Eighteenth, Nineteenth, Twentieth, Twenty-first, Twenty-second, Twenty-third, Twenty-fourth, Twenty-fifth, Twenty-sixth, Twenty-seventh, Twenty-eighth, Twenty-ninth, Thirtieth, Thirty-first, Thirty-second, Thirty-third, Thirty-fourth, Thirty-fifth, Thirty-sixth, Thirty-seventh, Thirty-eighth, Thirty-ninth, and Fortieth.

Also, **Eighty Members of the Assembly of the State of California**, being one Member of the Assembly from each of the Eighty Assembly Districts, as prescribed by law.

Also, **Four Judges of the Superior Court of the State of California**, in and for the City and County of San Francisco, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the City and County of San Francisco, for the unexpired term ending January, 1905, vice Wm. P. Lawlor, appointed.

Also, **Two Judges of the Superior Court of the State of California**, in and for each of the following Counties, to wit: Alameda, Fresno, and Kern, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Los Angeles, for the unexpired term of William H. Wines, ending January, 1903, vice W. F. Fitzgerald, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the following Counties, to wit: Madera, Riverside, San Bernardino, and San Diego, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Contra Costa, for the unexpired term of Joseph P. McKim, ending January, 1903, vice Wm. S. Wells, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Merced, for the unexpired term of J. K. Law, ending January, 1903, vice F. G. Ostrander, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Santa Clara, for the unexpired term of A. S. Kitchin, ending January, 1905, vice A. L. Rhodes, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of San Diego, for the unexpired term of John W. Egan, ending January, 1903, vice George Fuller, appointed.

Also, **One Judge of the Superior Court in and for the County of Sacramento**, for the unexpired term of Matt F. Johnson, deceased, term ending January, 1903.

Also, at said election, on said Tuesday, the sixth day of November, A. D. 1900, the following **Amendments to the Constitution of the State of California** will be voted on, all of which said Constitutional Amendments were duly proposed and passed by the Senate and Assembly of the State of California at its said Thirty-third Session of the Legislature, begun January, A. D. 1899; and the Legislature of the State of California at its said Thirty-third Session duly submitted the said following Constitutional Amendments to the people of the State of California at said election, said Constitutional Amendments being prepared and designated as follows:

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 6, to wit:

Assembly Constitutional Amendment No. 6, to propose to the people of the state of California an amendment to the constitution of the state, amending article thirteen by adding a new section thereto, to be known as section number one and one half, relating to the exemption from taxation of all buildings used solely and exclusively for religious worship, and so much of the real property on which they are situated as may be required for the convenient use and occupation of said buildings.

Resolved by the assembly, the senate concurring, That the people of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all members elected to each house concurring hereby propose that article thirteen of the constitution of said state be amended by adding thereto a new section, to be known as section number one and one half, which shall read as follows:

SENATE CONSTITUTIONAL AMENDMENT No. 6, to wit:

Senate Constitutional Amendment No. 6—A resolution proposing to the people of the state of California an amendment to the constitution of the state by adding a new section, to be known and designated as section two and one half, article two, thereof, concerning primary elections.

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, A. D. 1899, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby propose that a new section be added to the constitution of the state of California, to be known and designated as section two and one half, article two, thereof, as follows:

Section 2½. The legislature shall have the power to enact laws relating to the election of delegates to convocations of political parties at elections known and designated as primary elections. Also to determine the time and conditions upon which elections political

Sec. 2. The supreme court shall consist of a chief justice and four associate justices; provided that the chief justice and the associate justices shall continue in office and constitute the court until the expiration of their respective terms of office; and provided further, that at the expiration of the term of office of any justice having at the time of the adoption of this amendment the shortest terms to serve, their offices shall be abolished. The presence of a majority of the justices shall be necessary for the transaction of business, except as may be done at chambers; and the concurrence of a majority of the justices shall be necessary to pronounce a judgment.

The supreme court shall hold all of its sessions at San Francisco. There shall be three regular sessions each year, beginning on the second Monday of January, May, and September. Special sessions may be held at any time on the order of the chief justice or of any associate justice.

The chief justice and the justices of the supreme court shall be elected by the qualified electors of the state at large at the general state elections, and shall hold office for the term of

district court of the same power and jurisdiction.

The several district courts shall have jurisdiction of all questions of law and fact arising in the trial of civil and criminal cases, and shall have the right to review the judgments of the district courts in cases in which an appeal is allowed by the statutes now in force relating to appeals from the district courts.

The judgment of the district court shall be subject to appeal to the supreme court, and the decision of the supreme court shall be final.

ELECTION PROCLAMATION.

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Department.

Now thereunto directing me, I hereby proclaim and give notice that a General Election will be held throughout the State of California on **Tuesday, the 6th day of November, A. D. 1900**, at which election the following officers will be elected, and the following proposed Constitutional Amendments will be voted on, namely:

President and Vice-President of the United States.

Representatives to the Congress of the United States, being one Representative from each Congressional District in the State, as prescribed by law.

Representative to the Congress of the United States from the Second Congressional District in this State for the unexpired term of Marion De Vries, resigned.

Members of the Senate of the State of California, being one Senator from each of the following Senatorial Districts, as prescribed by law, to wit: First, Third, Fourth, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-ninth.

Members of the Assembly of the State of California, being one Member of the Assembly from each of the Eighty Assembly Districts in the State, as prescribed by law.

Justices of the Superior Court of the State of California, in and for the City and County of San Francisco, for the term prescribed by law.

Justices of the Superior Court of the State of California, in and for the City and County of San Francisco, for the unexpired term of Rhodes Borden, deceased, vice Wm. P. Lawlor, appointed.

Justices of the Superior Court of the State of California, in and for each of the following Counties, to wit: Alameda, Fresno, and Los Angeles, for the term prescribed by law.

Justices of the Superior Court of the State of California, in and for the County of Los Angeles, for the unexpired term of William H. Clark, deceased, term ending January 1, 1901, Fitzgerald, appointed.

Justices of the Superior Court of the State of California, in and for the following Counties, to wit: Madera, Riverside, San Bernardino, and Kings, for the term prescribed by law.

Justices of the Superior Court of the State of California, in and for the County of Contra Costa, for the unexpired term of Joseph P. Jones, deceased, term ending January 1, 1901, Wells, appointed.

Justices of the Superior Court of the State of California, in and for the County of Merced, for the unexpired term of J. K. Law, resigned, term ending January 1, 1901, appointed.

Justices of the Superior Court of the State of California, in and for the County of Santa Clara, for the unexpired term of A. S. Kittredge, deceased, term ending January 1, 1901, Rhodes, appointed.

Justices of the Superior Court of the State of California, in and for the County of San Diego, for the unexpired term of John W. Hughes, deceased, term ending January 1, 1901, Fuller, appointed.

Justices of the Superior Court in and for the County of Sacramento, for the unexpired term of Matt F. Johnson, deceased, term ending January 1, 1901.

On said Tuesday, the sixth day of November, A. D. 1900, the following **Amendments to the Constitution of the State of California** will be voted on in said State, all of which said Constitutional Amendments were duly proposed and passed by the Senate and Assembly of the State of California, in the Thirty-third Session of the Legislature, beginning on the second day of January, 1900.

One of Article Eighteen of the Constitution of the State of California, at the Thirty-third Session of the Legislature, beginning on the second day of January, 1900, the Legislature of the State of California at its said Thirty-third Session duly submitted the said following Constitutional Amendments to the people to be voted on at said election, said Constitutional Amendments being prepared and designated by numbers and otherwise, as follows:

AMENDMENT No. 6.

Article No. 6, to propose to amend the constitution of the State of California, by adding a new section, to be known as section two, and one half, article two, thereof, concerning primary elections.

That the Legislature of the State of California, at its thirty-third session, convened on the second day of January, 1900, and by a vote of two thirds of all members present, hereby proposed to amend the constitution of said State, by adding a new section, to be known as section two, and one half, which shall

SENATE CONSTITUTIONAL AMENDMENT No. 4, to wit:

Senate Constitutional Amendment No. 4. A resolution proposing to the people of the State of California an amendment to the constitution of the State by adding a new section, to be known and designated as section two and one half, article two, thereof, concerning primary elections.

The Legislature of the State of California, at its thirty-third session, convened on the second day of January, 1900, and by a vote of two thirds of all members present, hereby proposed to amend the constitution of said State, by adding a new section, to be known and designated as section two and one half, article two, thereof, as follows: Section 2 1/2. The Legislature shall have the power to enact laws relating to the election of delegates to conventions of political parties at elections known and designated as primary elections. Also to determine the text and conditions upon which elections, political

Sec. 2. The supreme court shall consist of a chief justice and four associate justices; provided that the chief justice and the associate justices shall continue in office and constitute the court until the expiration of their respective terms of office; and provided further, that at the expiration of the term of office of two justices having at the time of the adoption of this amendment the shortest terms to serve, their offices shall be abolished. The presence of a majority of the justices shall be necessary for the transaction of business (except such as may be done as chambers), and the concurrence of a majority of the justices shall be necessary to pronounce a judgment.

The supreme court shall hold all of its sessions at San Francisco. There shall be three regular sessions each year, beginning on the second Monday of January, May, and September. Special sessions may be held at any time on the order of the chief justice or of three associate justices.

The chief justice and the justices of the supreme court shall be elected by the qualified electors of the State at large at the general state elections at the times and places provided by law.

district court of appeal, while acting as such, shall have the same power and authority as the justice of such court.

The several district courts of appeal shall have appellate jurisdiction in every civil action, proceeding and special proceeding commenced and determined and (on questions of law alone) in every criminal action prosecuted by indictment or information in the superior courts within their several appellate districts, excepting only those actions, proceedings or special proceedings in which an appeal from the supreme court from the superior courts is expressly allowed by this article. The statutes now in force allowing providing for and regulating appeals to the supreme court shall apply to appeals to the district courts of appeal so far as consistent with this article until the Legislature shall make provisions for appeals to said courts.

The judgments and decrees of the district courts of appeal shall be final in all causes embraced within their appellate jurisdiction, except in the following cases:

In any cause decided by a district court of appeal, if the decision of such court of appeal conflicts with a previous decision of the supreme court, or of another district court of appeal, the supreme court shall upon

Resolved by the assembly, the senate concurring. That the legislature of the state of California, at its regular session, commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all members elected to each house concurring, hereby proposes that article thirteen of the constitution of said state be amended by adding thereto a new section, to be known as section number one and one half, which shall read as follows, to wit:

Section 1 1/2. All buildings, and so much of the real property on which they are situated as may be required for the convenient use and occupation of said buildings, when the same are used solely and exclusively for religious worship, shall be free from taxation; provided, that no building so used which may be rented for religious purposes and rent received by the owner therefor, shall be exempt from taxation.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 23, to wit:

Assembly Constitutional Amendment No. 23, a resolution proposing to the people of the state of California an amendment to the constitution of the state, by adding a new section, to be known and designated as section ten, article nine, thereof, confirming the founding of the Leland Stanford Junior university, delegating certain powers to the trustees thereof, and authorizing the exemption of certain of its property from taxation.

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that a new section be added to the constitution of the state of California, to be known and designated as section ten, article nine, thereof, as follows:

Section 10. The trusts and estates created for the founding, endowment and maintenance of the Leland Stanford Junior university, under and in accordance with "An act to advance learning, etc.," approved March ninth, eighteen hundred and eighty-five, by the endowment grant executed by Leland Stanford and Jane Lathrop Stanford on the eleventh day of November, A. D. eighteen hundred and eighty-five, and recorded in liber eighty-three of deeds, at page twenty-three, et seq., records of Santa Clara county, and by the amendments of such grant, and by gifts, grants, bequests and devises supplementary thereto, and by confirmatory grants, are permitted, approved and confirmed. The board of trustees of the Leland Stanford Junior university, as such, or in the name of the institution, or by other intelligible designation of the trustees or of the institution, may receive property, real or personal, and wherever situated, by gift, grant, devise, or bequest for the benefit of the institution, or of any department thereof, and such property, unless otherwise provided, shall be held by the trustees of the Leland Stanford Junior university upon the trusts provided for in the grant founding the university, and amendments thereof, and grants, bequests and devises supplementary thereto. The legislature, by special act, may grant to the trustees of the Leland Stanford Junior university corporate powers and privileges, but it shall not thereby alter their tenure, or limit their powers or obligations as trustees. All property now or hereafter held in trust for the founding, maintenance or benefit of the Leland Stanford Junior university, or of any department thereof, may be exempted by special act from state taxation, and all personal property so held, the Palo Alto farm as described in the endowment grant to the trustees of the university, and all other real property so held and used by the university for educational purposes exclusively, may be similarly exempted from county and municipal taxation; provided, that residents of California shall be charged no fees for tuition unless such fees be authorized by act of the legislature.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 14, to wit:

Assembly Constitutional Amendment No. 14, a resolution proposing to the people of the state of California an amendment to the constitution of the state, by adding a new section to article nine thereof, to be numbered with the next consecutive number of sections to said article, relating to exempting from taxation all property of "The California School of Mechanical Arts."

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that a new section be added to article nine of the constitution of the state of California, to be known and designated with the next consecutive numeral in said article, as follows:

All property now or hereafter belonging to "The California School of Mechanical Arts," an institution founded and endowed by the late James Lick to educate males and females in the practical arts of life, and incorporated under the laws of the state of California, November twenty-third, eighteen hundred and eighty-five, having its school buildings located in the city and county of San Francisco, shall be exempt from taxation. The trustees of said institution must annually report their proceedings and financial accounts to the governor. The legislature may modify, suspend, and revive at will the exemption from taxation herein given.

SENATE CONSTITUTIONAL AMENDMENT No. 14, to wit:

Senate Constitutional Amendment No. 14—To propose to the people of the state of California an amendment to the constitution of the state, amending article thirteen, by adding a new section thereto, to be known as section number one and one half, relating to the exemption from taxation of all bonds issued by the state of California, or by any county, city, or town, municipality, municipal corporation of any sort, or district, or

any two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that a new section be added to the constitution of the state of California, to be known and designated as section two and one half, article two, thereof, as follows:

Section 2 1/2. The legislature shall have the power to enact laws relative to the election of delegates to conventions of political parties at elections known and designated as primary elections. Also to determine the tests and conditions upon which electors, political parties or organizations of voters, may participate in any such primary election, which tests or conditions may be different from the tests and conditions required and permitted at other elections authorized by law; or the legislature may delegate the power to determine such tests or conditions, at primary elections, to the various political parties participating therein. It shall also be lawful for the legislature to prescribe that any such primary election law shall be obligatory and mandatory in any city, or any city and county, or in any county, or in any political subdivision, of a designated population, and that such law shall be optional in any city, city and county, county, or political subdivision of a lesser population, and for such purpose such law may declare the population of any city, city and county, county, or political subdivision, and may also provide what, if any, compensation primary election officers in defined places or political subdivisions may receive, without making compensation either general or uniform.

SENATE CONSTITUTIONAL AMENDMENT No. 9, to wit:

Senate Constitutional Amendment No. 9—Proposed amendment to article six of the constitution, relative to the compensation of supreme and superior court judges.

The legislature of the state of California, at its thirty-third session, two thirds of all the members elected to the senate and assembly voting therefor, proposes to the qualified electors of the state the following amendment to the constitution: That section seventeen of article six be amended so as to read:

Section 17. The justices of the supreme court and judges of the superior court shall severally, at stated time during their continuance in office, receive for their services a compensation which shall not be increased or diminished after their election, nor during the term for which they shall have been elected, which compensation shall be paid by the state. Until otherwise changed by the legislature, the annual salaries of the justices of the supreme court shall be six thousand dollars each, and the superior court judges shall receive the salaries now allowed by law, payable monthly. Each judge of the superior court may appoint a competent stenographer for his court, who shall hold office during good behavior. Such stenographer shall receive a salary for reporting, payable by the state, and fees for transcription when required, payable in criminal cases by the court, and in civil cases by the party ordering the same. Such salary, which may vary in different counties in proportion to duties, and such fees shall be fixed by law.

SENATE CONSTITUTIONAL AMENDMENT No. 15, to wit:

Senate Constitutional Amendment No. 15—A resolution to propose to the people of the state of California an amendment to section eighteen of article eleven of the constitution, in relation to revenue and taxation.

Resolved by the senate, the assembly concurring. That the legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section eighteen of article eleven of the constitution of the state of California be amended to read as follows:

Section 18. No county, city, town, township, board of education or school districts, shall incur any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year, without the assent of two thirds of the qualified electors thereof, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same; provided, however, that the city and county of San Francisco may at any time pay the unpaid claims, with interest thereon at the rate of five per cent per annum, for materials furnished to and work done for said city and county during the forty-first, forty-second, forty-third, forty-fourth, and fiftieth fiscal years, and for unpaid teachers' salaries for the fiftieth fiscal year, out of the income and revenue of any succeeding year or years, the amount to be paid in full of said claims not to exceed in the aggregate the sum of five hundred thousand dollars, and that no statute of limitations shall apply in any manner to these claims; and provided further, that the city of Vallejo, of Solano county, may pay its existing indebtedness incurred in the construction of its waterworks whenever two thirds of the electors thereof voting at an election held for that purpose shall so decide, and that no statute of limitations shall apply in any manner. Any indebtedness or liability incurred contrary to this provision, with the exceptions hereinbefore recited, shall be void.

SENATE CONSTITUTIONAL AMENDMENT No. 22, to wit:

Senate Constitutional Amendment No. 22—To propose to the people of the state of California amending the constitution of the state of California by amending sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, twenty-three, and twenty-four of article six thereof, relating to the judiciary, and establishing courts of appeal.

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that articles six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one, twenty-two, twenty-three, twenty-four, twenty-five, twenty-six, twenty-seven, twenty-eight, twenty-nine, thirty, thirty-one, thirty-two, thirty-three, thirty-four, thirty-five, thirty-six, thirty-seven, thirty-eight, thirty-nine, forty, forty-one, forty-two, forty-three, forty-four, forty-five, forty-six, forty-seven, forty-eight, forty-nine, fifty, fifty-one, fifty-two, fifty-three, fifty-four, fifty-five, fifty-six, fifty-seven, fifty-eight, fifty-nine, sixty, sixty-one, sixty-two, sixty-three, sixty-four, sixty-five, sixty-six, sixty-seven, sixty-eight, sixty-nine, seventy, seventy-one, seventy-two, seventy-three, seventy-four, seventy-five, seventy-six, seventy-seven, seventy-eight, seventy-nine, eighty, eighty-one, eighty-two, eighty-three, eighty-four, eighty-five, eighty-six, eighty-seven, eighty-eight, eighty-nine, ninety, ninety-one, ninety-two, ninety-three, ninety-four, ninety-five, ninety-six, ninety-seven, ninety-eight, ninety-nine, and one hundred of the constitution of the state of California be amended as follows:

The supreme court shall hold all of its sessions at San Francisco. There shall be three regular sessions each year, beginning on the second Monday in January, May, and September. Special sessions may be held at any time on the order of the chief justice or of three associate justices.

The chief justice and the justices of the supreme court shall be elected by the qualified electors of the state at large at the general state elections at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding their election.

If a vacancy occur in the office of a justice the governor shall appoint a person to hold the office until the election and qualification of a justice to fill the vacancy, which election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

The supreme court shall have appellate jurisdiction direct from the superior courts in every action, proceeding or special proceeding where is necessarily drawn in question the validity of a statute, or of an authority exercised under the United States; or where is necessarily drawn in question the validity of the constitution or any statute of or authority exercised under this state on the ground of being repugnant to the constitution or laws of the United States; or where is necessarily drawn in question the validity of any statute of or authority exercised under this state on the ground of being repugnant to the constitution of this state; or where is necessarily drawn in question the legality of any tax, impost or assessment; in all proceedings in exercise of the right of eminent domain; in actions or proceedings for usurpation or intrusion into, or unlawful holding of, a public franchise; also in all criminal actions (on questions of law alone) in which the judgment shall be death or imprisonment for life; and also in all cases in which the fact of the adoption by a city, or of a city and county, of a charter for its own government, or the validity of the same, or any part thereof, or of any authority exercised thereunder, is necessarily drawn in question. It shall also have appellate jurisdiction in every action, proceeding or special proceeding determined by any district court of appeal the record in which may, by order pursuant to the further provisions on these subjects hereinafter contained in this article, be directed to be transmitted to it. It shall also have jurisdiction in every action, proceeding and special proceeding which shall actually have been submitted to it for decision before the organization of the district courts of appeal established by this amendment, and of every pending cause which shall not be transferable to the district courts of appeal as hereinafter provided. And in all cases in which the supreme court shall acquire jurisdiction it shall have further jurisdiction to decide all questions properly presented on the record, whether or no they be such as of themselves would entitle the court to take jurisdiction of the cause.

Sec. 3. The state is hereby divided into three appellate districts, in each of which there shall be a district court of appeal, consisting of three justices. There shall in each year be four regular sessions of each district court of appeal, commencing on the second Monday in February, May, August and November. Special sessions may be held at any time upon the order of the court.

The first appellate district shall embrace the following counties: San Francisco, Marin, Contra Costa, Alameda, San Mateo, Santa Clara, Santa Cruz, Monterey, and San Benito. The official designation of the district court of appeal in this district shall be "The Court of Appeal of the State of California in and for the First District," and it shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

The third appellate district shall embrace the following named counties: Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Mendocino, Lake, Colusa, Glenn, Butte, Sierra, Sutter, Yuba, Nevada, Sonoma, Napa, Yolo, Placer, Solano, Sacramento, El Dorado, San Joaquin, Amador, Calaveras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa, Madera, and Merced. The official designation of the district court of appeal of this district shall be "The Court of Appeal of the State of California in and for the Third District," and the court shall hold its sessions at the city of Sacramento.

The legislature may remove one or more counties from one appellate district to another, but no county not contiguous to another county of a district shall be added to such district.

The justices of the district courts of appeal shall be elected by the qualified electors within their respective districts at the general state elections at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding the election; provided, that on or before the first day of January after this amendment takes effect the governor shall appoint three justices for each district court of appeal, to hold office until qualification of justices to be elected at the next succeeding general election. The justices of each district court of appeal so elected at the first election shall, at their first meeting, so classify themselves by lot that one of them shall go out of office at the end of four years, one at the end of eight years and the third at the end of twelve years. An entry of such classification shall be made in the minutes of the court signed by them, and a duplicate thereof shall be filed in the office of the secretary of state.

If a vacancy occur in the office of a justice of the district court of appeal the governor shall appoint a person to hold the office until the election and qualification of a justice to fill the vacancy. Such election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

The justices of each of the district courts of appeal shall elect one of their number as presiding justice.

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The judge appeal shall be appellate jurisdiction. In any case the decision of the district court of petition to be judgment in the to be heard by record shall be shall hear and

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Sec. 4. The tion of the dis respectively at court and which class of cause appellate jurisdiction of the district courts of appeal and determined

Sec. 10. Just courts of appeal be removed by the legislature house. All other peace may be re tion of the gov virtue of this entered on the of has been sen him and shall in his defense. noes shall be e

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Sec. 18. The district courts of courts shall be employment during the term

Sec. 21. The that court, but office until the graphic report his office and Each district e nographic rep his office and by which he appoint a rep assistant repa appeal. All d removable at

Sec. 18. The justices of the supreme court, of the district courts of appeal, and the judges of the superior courts shall be ineligible to any other office or public employment than a judicial office or employment during the term for which they shall have been elected.

Sec. 21. The supreme court shall appoint a clerk of that court, but the present clerk of the court shall hold office until the expiration of his term of office, a photographic reporter, and a bailiff, who shall severally hold his office and be removable at the pleasure of the court.

Each district court of appeal shall appoint a clerk, photographic reporter and bailiff, who shall severally hold his office and be removable at the pleasure of the court.

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AMENDMENT No. 14.

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AMENDMENT No. 14.

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Senate Constitutional Amendment No. 15—A resolution to
propose to the people of the state of California an amend-
ment to section eighteen of article eleven of the constitu-
tion, in relation to revenue and taxation.

Resolved by the senate, the assembly concurring, That
the legislature of the state of California, at its regular
session commencing on the second day of January,
eighteen hundred and ninety-nine, two thirds of the
members elected to each of the two houses voting in
favor thereof, hereby proposes that section eighteen of
article eleven of the constitution of the state of Cali-
fornia be amended to read as follows:

Section 18. No county, city, town, township, board
of education or school districts, shall incur any indebted-
ness or liability in any manner or for any purpose
exceeding in any year the income and revenue provided
for each year, without the assent of two thirds of the
qualified electors thereof, voting at an election to be
held for that purpose, nor unless before or at the time
of incurring such indebtedness provision shall be made
for the collection of an annual tax sufficient to pay the
interest on such indebtedness as it falls due, and also
provision to constitute a sinking fund for the payment
of the principal thereof on or before maturity, which
shall not exceed forty years from the time of contract-
ing the same; provided, however, that the city and county
of San Francisco may at any time pay the unpaid claims,
with interest thereon at the rate of five per cent per
annum, for materials furnished to and work done for
said city and county during the forty-first, forty-second,
forty-third, forty-fourth, and fiftieth fiscal years, and for
unpaid teachers' salaries for the fiftieth fiscal year, out
of the income and revenue of any succeeding year or
years, the amount to be paid in full of said claims not
to exceed in the aggregate the sum of five hundred
thousand dollars, and that no statute of limitations
shall apply in any manner to these claims; and provided
further, that the city of Vallejo, of Solano county, may
pay its existing indebtedness incurred in the construc-
tion of its waterworks whenever two thirds of the elect-
ors thereof voting at an election held for that purpose
shall so decide, and that no statute of limitations shall
apply in any manner. Any indebtedness or liability
incurred contrary to this provision, with the exceptions
hereinbefore recited, shall be void.

SENATE CONSTITUTIONAL AMENDMENT No. 22. to wit:

Senate Constitutional Amendment No. 22—To propose to
the people of the state of California amending the consti-
tution of the state of California by amending sections
one, two, three, four, ten, twelve, fourteen, sixteen, seven-
teen, eighteen, twenty-one, twenty-three, and twenty-four
of article six thereof, relating to the judiciary, and estab-
lishing courts of appeal.

The legislature of the state of California, at its regular
session commencing on the second day of January,
eighteen hundred and ninety-nine, two thirds of all the
members elected to each of the houses of said legislature
voting in favor thereof, hereby proposes that sections
one, two, three, four, ten, twelve, fourteen, sixteen, seven-
teen, eighteen, twenty-one, and twenty-three of article
six of the constitution of said state be amended so as to
read as follows; and that section twenty-four of said
article be and the same is hereby annulled:

ARTICLE VI. JUDICIAL DEPARTMENT.

SECTION 1. The judicial power of the state shall be
vested in the senate, sitting as a court of impeachment,
in a supreme court, district courts of appeal, superior
courts, justices of the peace, and such inferior courts as
the legislature may establish in any incorporated city or
town, or city and county.

Benito. The official designation of the district court of
appeal in this district shall be "The Court of Appeal of
the State of California in and for the First District," and
it shall hold its sessions at the city and county of San
Francisco.

The second appellate district shall embrace the fol-
lowing named counties in the state: Fresno, Tulare,
Kings, San Luis Obispo, Kern, Inyo, Santa Barbara,
Ventura, Los Angeles, San Bernardino, Orange, River-
side and San Diego. The official designation of the
district court of appeal for this district shall be "The
Court of Appeal of the State of California in and for the
Second District," and the court shall hold its sessions
at the city of Los Angeles.

The third appellate district shall embrace the fol-
lowing named counties: Del Norte, Siskiyou, Modoc, Hum-
boldt, Trinity, Shasta, Lassen, Tehama, Plumas,
Mendocino, Lake, Colusa, Glenn, Butte, Sutter, Yuba,
Nevada, Sonoma, Napa, Yolo, Placer, Solano,
Sacramento, El Dorado, San Joaquin, Amador, Cala-
veras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa,
Madera, and Merced. The official designation of the
district court of appeal of this district shall be "The
Court of Appeal of the State of California in and for the
Third District," and the court shall hold its sessions at
the city of Sacramento.

The legislature may remove one or more counties
from one appellate district to another, but no county
not contiguous to another county of a district shall be
added to such district.

The justices of the district courts of appeal shall be
elected by the qualified electors within their respective
districts at the general state elections at the times
and places at which state officers are elected, and the
term of office shall be twelve years from and after the
first Monday after the first day of January next suc-
ceeding the election; provided, that on or before the first
day of January after this amendment takes effect the
governor shall appoint three justices for each district
court of appeal, to hold office until qualification of jus-
tices to be elected at the next succeeding general elec-
tion. The justices of each district court of appeal so
elected at the first election shall, at their first meeting,
so classify themselves by lot that one of them shall go
out of office at the end of four years, one at the end of
eight years and the third at the end of twelve years.
An entry of such classification shall be made in the
minutes of the court signed by them, and a duplicate
thereof shall be filed in the office of the secretary of
state.

If a vacancy occur in the office of a justice of the dis-
trict court of appeal the governor shall appoint a person
to hold the office until the election and qualification of a
justice to fill the vacancy. Such election shall take
place at the next succeeding general election at which
state officers are elected, and the justice so elected shall
hold the office for the remainder of the unexpired term.

The justices of each of the district courts of appeal
shall elect one of their number as a presiding justice.
The presence of three justices shall be necessary for the
transaction of any business by such court, and the con-
currence of two justices shall be necessary to pronounce
a judgment.

Whenever any justice of the supreme court is for any
reason disqualified or unable to act in a cause pending
before it, the remaining justices may select one of the
justices of a district court of appeal to act pro tempore
in the place of the justice so disqualified or unable to
act. Whenever any justice of a district court of appeal
is for any reason disqualified or unable to act in any
cause pending before it the chief justice may appoint a
judge of a superior court, who has not acted in the
cause in the court below, to act pro tempore in the
place of the justice so disqualified or unable to act. A justice
of one district court of appeal may at any time sit as a
justice pro tempore in any other district court of appeal
upon the written request of any justice of said court;
every justice pro tempore of the supreme court or of the

tion of the governor, from no reason
virtue of this section unless the reasons therefor be
entered on the journal, nor unless the party complained
of has been served with a copy of the complaint against
him and shall have had an opportunity of being heard
in his defense. On the question of removal the ayes and
noes shall be entered on the journal.

Sec. 12. The supreme court, the district courts of
appeal, the superior courts, and such other courts as the
legislature may prescribe, shall be courts of record.

Sec. 14. The county clerks shall be ex officio clerks
of the courts of record in and for their respective coun-
ties or cities and counties. The legislature may also
provide for the appointment by the several superior
courts of one or more commissioners in their respective
counties or cities and counties with authority to perform
chamber business of the judges of the superior courts, to
take depositions, and perform such other business con-
nected with the administration of justice as may be
prescribed by law.

Sec. 16. The legislature shall provide for the speedy
and uniform publication of such opinions of the
supreme court and of the district courts of appeal as
may be ordered by said courts respectively, and all
such opinions shall be free for publication by any
person.

Sec. 17. The justices of the supreme court, of the
district courts of appeal, and the judges of the superior
courts shall severally, at stated times during their
continuance in office, receive for their services a com-
pensation which shall not be increased or diminished
after their election nor during the term for which they
shall have been elected. The salaries of the justices of
the supreme court, of the district courts of appeal and
of the judges of the superior courts shall be paid by the
state. Unless otherwise changed by the legislature the
annual salaries of the justices of the supreme court and
of the district courts of appeal shall be six thousand
dollars each. Unless otherwise changed by the legisla-
ture the judges of the superior court shall receive an
annual salary as now provided by law.

Sec. 18. The justices of the supreme court, of the
district courts of appeal, and the judges of the superior
courts shall be ineligible to any other office or public
employment than a judicial office or employment
during the term for which they shall have been elected.

Sec. 21. The supreme court shall appoint a clerk of
that court, but the present clerk of the court shall hold
office until the expiration of his term of office; a phono-
graphic reporter, and a bailiff, who shall severally hold
his office and be removable at the pleasure of the court.
Each district court of appeal shall appoint a clerk, pho-
nographic reporter and bailiff, who shall severally hold
his office and be removable at the pleasure of the court
by which he is appointed. The supreme court shall
appoint a reporter of decisions, who shall appoint an
assistant reporter for each of the district courts of
appeal. All of said officers shall hold office and be
removable at the pleasure of the supreme court. The
decisions of the district courts of appeal shall be pub-
lished in the same volumes with the opinions of the
supreme court under the same general title of California
Reports; and all statutes in relation to the publication
of the opinions of the supreme court shall be deemed
to apply to the publication of the decisions of the dis-
trict courts of appeal.

Sec. 23. No one shall be eligible to the office of a
justice of the supreme court, or of a district court of
appeal, or of a judge of a superior court, unless he shall
have been admitted to practice before the supreme court
of the state.

Sec. 24. No judge of the supreme court, nor of a
district court of appeals, nor of a superior court, shall
draw or receive any monthly salary unless he shall take
and subscribe an affidavit before an officer entitled to
administer oaths that no cause in his court remains
undecided that has been submitted for decision for the
period of ninety days.

or a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal
California: such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

*In Testimony Whereof, I, HENRY T. GAGE, as Governor of the State of California,
have hereunto set my hand and caused the Great Seal of said State to be affixed
at the City of Sacramento, this twenty-eighth day of September, A. D. 1900.*

[GREAT SEAL.]

HENRY T. GAGE,

Governor of the State of California.

Attest: C. F. CURRY,

Secretary of State.

Attest: O

LF 3670:232.

Oct 1, 1971

State of California,
Department of State.

To

County Clerk of County.

Pursuant to an Act of the Legislature of the State of California, approved March 20, 1891 (Statutes 1891, p. 168; Political Code, Section 1193), I, C. F. CURRY, Secretary of State of the State of California, do hereby certify the following to be a full, true and correct list of candidates, with party designation, for offices to be filled by the electors of the entire State; and for Member of the House of Representatives in and for the First Congressional District, to be voted for by the electors of County, at the General Election to be held on the 6th day of November, A. D. 1900, as specified in the Certificates of Nomination on file and of record in my office, as well as the order in which they shall be printed on the official ballot, as provided for by an Act of said Legislature, approved March 20, 1899 (Statutes 1899, p. 135; Political Code, Section 1197).

REPUBLICAN PARTY.

For Electors of President and Vice-President of the United States:

SAMUEL M. SHORTRIDGE,
WILLIAM J. BARRETT,
JOHN WALTER RYAN,
HAROLD T. POWER,
WILLIAM R. DAVIS,
CHRISTIAN B. RODE,
FRANK MCGOWAN,
WARREN R. PORTER,
JAMES MCFADDEN.

For Member of the House of Representatives—First Congressional District:

FRANK L. COOMBS.

DEMOCRATIC PARTY.

For Electors of President and Vice-President of the United States:

J. H. SEAWELL,
WILLARD H. STIMSON,
J. P. HAYNES,
W. R. JACOBS,
W. R. PRATHER,
W. T. BAGGETT,
JAMES N. BLOCK,
THOMAS A. RICE,
JOHN A. COLE.

For Member of the House of Representatives—First Congressional District:

JAMES F. FARRAHER.

SOCIAL DEMOCRATIC PARTY.

For Electors of President and Vice-President of the United States:

LEMUUEL D. BIDDLE.

For Electors of President and Vice-President of the United States:

J. H. SEAWELL,
WILLARD H. STIMSON,
J. P. HAYNES,
W. R. JACOBS,
W. R. PRATHER,
W. T. BAGGETT,
JAMES N. BLOCK,
THOMAS A. RICE,
JOHN A. COLE.

For Member of the House of Representatives—First Congressional District:

JAMES F. FARRAHER.

SOCIAL DEMOCRATIC PARTY.

For Electors of President and Vice-President of the United States:

LEMUEL D. BIDDLE,
E. M. DEWEY,
OLAUS GAFVERT,
H. HAUCH,
WILLIAM MAIN,
E. M. ANTHONY,
FRANK REED,
JOHN M. REYNOLDS,
A. J. STEVENS.

For Member of the House of Representatives—First Congressional District:

WILLIAM MORGAN.


PROHIBITION PARTY.

For Electors of President and Vice-President of the United States:

JAMES H. BLANCHARD,
VOLNEY TAYLOR,
L. A. GOBLE,
LEROY S. ATWOOD,
M. C. WINCHESTER,
N. MORCUM,
WILLIAM KELLY,
S. BRISTOL,
J. W. WEBB.

For Member of the House of Representatives—First Congressional District:

CHAS. T. CLARK.



*Witness my hand and the Great Seal
of State of the State of California,
at office in Sacramento, this 11th
day of October, A. D. 1900.*

C. F. Berry
Secretary of State.

LF3670 2021.

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Election 243

No Clamation

1900

Filed in the Office of the
SECRETARY OF STATE,

the 28th day of

Sept. A. D. 1900.

C. F. Curry

SECRETARY OF STATE

By J. H. Hunk

RECORDS

Record Book, Page

ELECTION PROCLAMATION.

STATE OF CALIFORNIA,

Executive Department.

In accordance with law thereunto directing me, I hereby proclaim and give notice that a General Election will be held throughout the State of California on Tuesday, the sixth day of November, A. D. 1900, at which election the following officers will be elected, and the following proposed Constitutional Amendments will be voted on, namely:

NINE ELECTORS OF PRESIDENT AND VICE PRESIDENT of the United States.

Also, SEVEN REPRESENTATIVES TO THE CONGRESS OF THE UNITED States, being one representative from each Congressional District

in the state, as prescribed by law. *Also, One Representative to the Congress of the United States from the Second Congressional District in this State for the unexpired term of Marion De Vries, resigned.*

Also, TWENTY MEMBERS OF THE SENATE OF THE STATE OF CALIFORNIA, being one Senator from each of the following Senatorial Districts, as prescribed by law, to-wit: First, Third, Fifth, Seventh, Ninth, Eleventh, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-fifth, Thirty-seventh, Thirty-ninth.

Also, EIGHTY MEMBERS OF THE ASSEMBLY OF THE STATE OF CALIFORNIA, being one Member of the Assembly from each of the Eighty Assembly Districts in the State, as prescribed by law.

Also, FOUR JUDGES OF THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, in and for the City and County of San Francisco, for the term prescribed by law.

Also, ONE JUDGE OF THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, in and for the City and County of San Francisco, for the unexpired term of Rhodes Borden, deceased, term ending January, 1905, vice Wm. P. Lawlor, appointed.

Also, TWO JUDGES OF THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, in and for each of the following Counties, to-wit: Alameda, Fresno, and Los Angeles, for the term prescribed by law.

Also, ONE JUDGE OF THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, in and for the County of Los Angeles, for the unexpired term of William H. Clark, deceased, term ending January, 1903, vice W. F. Fitzgerald, appointed.

Also, ONE JUDGE OF THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, in and for the following Counties, to-wit: Madera, Riverside, San Bernardino and Kings, for the term prescribed by law.

Also, ONE JUDGE OF THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, in and for the County of Contra Costa, for the unexpired term of Joseph P. Jones, deceased, term ending January, 1903, vice Wm. S. Wells, appointed.

Also, ONE JUDGE OF THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, in and for the County of Merced, for the unexpired term of J. K. Law, resigned, *term ending January, 1903* vice F. G. Ostrander, appointed.

Also, ONE JUDGE OF THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, in and for the County of Santa Clara, for the unexpired term of A. S. Kittredge, deceased, term ending January, 1905, vice A. L. Rhodes, appointed.

Also, ONE JUDGE OF THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, in and for the County of San Diego, for the unexpired term of John W. Hughes, deceased, term ending January 1903, vice George Fuller, appointed.

Also, ONE JUDGE OF THE SUPERIOR COURT IN AND FOR THE COUNTY OF SACRAMENTO, for the unexpired term of Matt F. Johnson, deceased, term ending January, 1905.

Also, at said election, on said Tuesday, the sixth day of November, A. D. 1900, the following Amendments to the Constitution of the State of California will be voted on by the qualified electors of said State, all of which said Constitutional Amendments were duly proposed and passed by the Senate and Assembly of the State of California, in the manner required by Section One of Article Eighteen of the Constitution of the State of California, at the Thirty-third Session of the Legislature, beginning on the second day of January, A. D. 1899; and the Legislature of the State of California at its said Thirty-third Session duly submitted the said following Constitutional Amendments to the people to be voted on separately by said qualified electors of the State of California at said election, said Constitutional Amendments being prepared and designated by numbers and otherwise as follows:

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 6, to wit.

Assembly Constitutional Amendment No. 6, to propose to the people of the state of California an amendment to the constitution of the state, amending article thirteen by adding a new section thereto, to be known as section number one and one half, relating to the exemption from taxation of all buildings used solely and exclusively for religious worship, and so much of the real property on which they are situated as may be required for the convenient use and occupation of said buildings.

Resolved by the assembly, the senate concurring. That the legislature of the state of California, at its regular session, commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all members elected to each house concurring, hereby proposes that article thirteen of the constitution of said state be amended by adding thereto a new section, to be known as section number one and one half, which shall read as follows, to wit:

Section 1½. All buildings, and so much of the real property on which they are situated as may be required for the convenient use and occupation of said buildings, when the same are used solely and exclusively for religious worship, shall be free from taxation; provided, that no building so used which may be rented for religious purposes and rent received by the owner therefor, shall be exempt from taxation.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 23, to wit.

Assembly Constitutional Amendment No. 23, a resolution proposing to the people of the state of California an amendment to the constitution of the state, by adding a new section, to be known and designated as section ten, article nine, thereof, confirming the founding of the Leland Stanford Junior university, delegating certain powers to the trustees thereof, and authorizing the exemption of certain of its property from taxation.

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that a new section be added to the constitution of the state of California, to be known and designated as section ten, article nine, thereof, as follows:

Section 10. The trusts and estates created for the founding, endowment and maintenance of the Leland Stanford Junior university, under and in accordance with "An act to advance learning, etc.," approved March ninth, eighteen hundred and eighty-five, by the endowment grant executed by Leland Stanford and Jane Lathrop Stanford on the eleventh day of November, A. D. eighteen hundred and eighty-five, and recorded in liber eighty-three of deeds, at page twenty-three, et seq., records of Santa Clara county, and by the amendments of such grant, and by gifts, grants, bequests and devises supplementary thereto, and by confirmatory grants, are permitted, approved and confirmed. The board of trustees of the Leland Stanford Junior university, as such, or in the name of the institution, or by other intelligible designation of the trustees or of the institution, may receive property, real or personal, and wherever situated, by gift, grant, devise, or bequest for the benefit of the institution, or of any department thereof, and such property, unless otherwise provided, shall be held by the trustees of the Leland Stanford Junior university upon the trusts provided for in the grant founding the university, and amendments thereof, and grants, bequests and devises supplementary thereto. The legislature, by special act, may grant to the trustees of the Leland Stanford Junior university corporate powers and privileges, but it shall not thereby alter their tenure, or limit their powers or obligations as trustees. All property now or hereafter held in trust for the founding, maintenance or benefit of the Leland Stanford Junior university, or of any department thereof, may be exempted by special act from state taxation, and all personal property so held, the Palo Alto farm as described in the endowment grant to the trustees of the university, and all other real property so held and used by the university for educational purposes exclusively, may be similarly exempted from county and municipal taxation; provided, that residents of California shall be charged no fees for tuition unless such fees be authorized by act of the legislature.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 14, ١٤

Assembly Constitutional Amendment No. 14, a resolution proposing to the people of the state of California an amendment to the constitution of the state, by adding a new section to article nine thereof, to be numbered with the next consecutive number of sections to said article, relating to exempting from taxation all property of "The California School of Mechanical Arts."

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that a new section be added to article nine of the constitution of the state of California, to be known and designated with the next consecutive numeral in said article, as follows:

All property now or hereafter belonging to "The California School of Mechanical Arts," an institution founded and endowed by the late James Lick to educate males and females in the practical arts of life, and incorporated under the laws of the state of California, November twenty-third, eighteen hundred and eighty-five, having its school buildings located in the city and county of San Francisco, shall be exempt from taxation. The trustees of said institution must annually report their proceedings and financial accounts to the governor. The legislature may modify, suspend, and revive at will the exemption from taxation herein given.

SENATE CONSTITUTIONAL AMENDMENT No. 14, ١٤

Senate Constitutional Amendment No. 14--To propose to the people of the state of California an amendment to the constitution of the state, amending article thirteen, by adding a new section thereto, to be known as section number one and three fourths, relating to the exemption from taxation of all bonds issued by the state of California, or by any county, city, city and county, town, municipality, municipal corporation of any sort, or district (including school, reclamation and irrigation districts) within said state.

Resolved by the senate, the assembly concurring, That the legislature of the state of California, at its regular session, commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all members elected to each house concurring, hereby proposes that article thirteen of the constitution of said state be amended by adding thereto a new section, to be known as section number one and three fourths, which shall read as follows, to wit:

Section 1 $\frac{3}{4}$. All bonds hereafter issued by the state of California, or by any county, city and county, municipal corporation, or district (including school, reclamation and irrigation districts) within said state, shall be free and exempt from taxation.

SENATE CONSTITUTIONAL AMENDMENT No. 4, ٤

Senate Constitutional Amendment No. 4--A resolution proposing to the people of the state of California an amendment to the constitution of the state by adding a new section, to be known and designated as section two and one half, article two, thereof, concerning primary elections.

The legislature of the state of California, at its thirty-third session, commencing on the second day of January, Anno Domini one thousand eight hundred and ninety-nine, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby propose that a new section be added to the constitution of the state of California, to be known and designated as section two and one half, article two, thereof, as follows:

Section 2 $\frac{1}{2}$. The legislature shall have the power to enact laws relative to the election of delegates to conventions of political parties at elections known and designated as primary elections. Also to determine the tests and conditions upon which electors, political parties, or organizations of voters, may participate in any such primary election, which tests or conditions may be different from the tests and conditions required and permitted at other elections authorized by law; or the legislature may delegate the power to determine such tests or conditions, at primary elections, to the various political parties participating therein. It shall also be lawful for the legislature to prescribe that any such primary election law shall be obligatory and mandatory in any city, or any city and county, or in any county, or in any political subdivision, of a designated population, and that such law shall be optional in any city, city and county, county, or political subdivision of a lesser population, and for such purpose such law may declare the population of any city, city and county, county, or political subdivision, and may also provide what, if any, compensation primary election officers in defined places or political subdivisions may receive, without making compensation either general or uniform.

SENATE CONSTITUTIONAL AMENDMENT No. 9, to wit:

Senate Constitutional Amendment No. 9—Proposed amendment to article six of the constitution, relative to the compensation of supreme and superior court judges

The legislature of the state of California, at its thirty-third session, two thirds of all the members elected to the senate and assembly voting therefor, proposes to the qualified electors of the state the following amendment to the constitution: That section seventeen of article six be amended so as to read:

Section 17. The justices of the supreme court and judges of the superior court shall severally, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished after their election, nor during the term for which they shall have been elected, which compensation shall be paid by the state. Until otherwise changed by the legislature, the annual salaries of the justices of the supreme court shall be six thousand dollars each, and the superior court judges shall receive the salaries now allowed by law, payable monthly. Each judge of the superior court may appoint a competent stenographer for his court, who shall hold office during good behavior. Such stenographer shall receive a salary for reporting, payable by the state, and fees for transcription when required, payable in criminal cases by the county, and in civil cases by the party ordering the same. Such salary, which may vary in different counties in proportion to duties, and such fees shall be fixed by law.

SENATE CONSTITUTIONAL AMENDMENT No. 15, to wit:

Senate Constitutional Amendment No. 15: A resolution to propose to the people of the state of California an amendment to section eighteen of article eleven of the constitution, in relation to revenue and taxation.

Resolved by the senate, the assembly concurring, That the legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section eighteen of article eleven of the constitution of the state of California be amended to read as follows:

Section 18. No county, city, town, township, board of education or school districts, shall incur any indebtedness or liability in any manner or for any purpose exceeding in any year the income and revenue provided for such year, without the assent of two thirds of the qualified electors thereof, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also provision to constitute a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same; *provided, however,* that the city and county of San Francisco may at any time pay the unpaid claims, with interest thereon at the rate of five per cent per annum, for materials furnished to and work done for said city and county during the forty-first, forty-second, forty-third, forty-fourth, and fiftieth fiscal years, and for unpaid teachers' salaries for the fiftieth fiscal year, out of the income and revenue of any succeeding year or years, the amount to be paid in full of said claims not to exceed in the aggregate the sum of five hundred thousand dollars, and that no statute of limitations shall apply in any manner to these claims; *and provided further,* that the city of Vallejo, of Solano county, may pay its existing indebtedness incurred in the construction of its waterworks whenever two thirds of the electors thereof voting at an election held for that purpose shall so decide, and that no statute of limitations shall apply in any manner. Any indebtedness or liability incurred contrary to this provision, with the exceptions hereinbefore recited, shall be void.

SENATE CONSTITUTIONAL AMENDMENT No. 22.

Senate Constitutional Amendment No. 22—To propose to the people of the state of California amending the constitution of the state of California by amending sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, twenty-three, and twenty-four of article six thereof, relating to the judiciary, and establishing courts of appeal.

The legislature of the state of California, at its regular session commencing on the second day of January, eighteen hundred and ninety-nine, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that sections one, two, three, four, ten, twelve, fourteen, sixteen, seventeen, eighteen, twenty-one, and twenty-three of article six of the constitution of said state be amended so as to read as follows; and that section twenty-four of said article be and the same is hereby annulled:

ARTICLE VI. JUDICIAL DEPARTMENT.

SECTION 1. The judicial power of the state shall be vested in the senate, sitting as a court of impeachment, in a supreme court, district courts of appeal, superior courts, justices of the peace, and such inferior courts as the legislature may establish in any incorporated city or town, or city and county.

Sec. 2. The supreme court shall consist of a chief justice and four associate justices; *provided*, that the chief justice and the associate justices in office at the time of the adoption of this amendment shall continue in office and constitute the court until the expiration of their respective terms of office; *and provided further*, that at the expiration of the term of office of the two justices having at the time of the adoption of this amendment the shortest terms to serve, their offices shall be abolished. The presence of a majority of the justices shall be necessary for the transaction of business (except such as may be done at chambers), and the concurrence of a majority of the justices shall be necessary to pronounce a judgment.

The supreme court shall hold all of its sessions at San Francisco. There shall be three regular sessions each year, beginning on the second Monday in January, May, and September. Special sessions may be held at any time on the order of the chief justice or of three associate justices.

The chief justice and the justices of the supreme court shall be elected by the qualified electors of the state at large at the general state elections at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding their election.

If a vacancy occur in the office of a justice the governor shall appoint a person to hold the office until the election and qualification of a justice to fill the vacancy, which election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

The supreme court shall have appellate jurisdiction direct from the superior courts in every action, proceeding or special proceeding where is necessarily drawn in question the validity of a statute, or of an authority exercised under the United States; or where is necessarily drawn in question the validity of the constitution or any statute of or authority exercised under this state on the ground of being repugnant to the constitution or laws of the United States; or where is necessarily drawn in question the validity of any statute of or authority exercised under this state on the ground of being repugnant to the constitution of this state; or where is necessarily drawn in question the legality of any tax, impost or assessment; in all proceedings in exercise of the right of eminent domain; in actions or proceedings for usurpation or intrusion into, or unlawful holding of, a public franchise; also in all criminal actions (on questions of law alone) in which the judgment shall be death or imprisonment for life; and also in all cases in which the fact of the adoption by a city, or of a city and county, of a charter for its own government, or the validity of the same, or any part thereof, or of any authority exercised thereunder, is necessarily drawn in question. It shall also have appellate jurisdiction in every action, proceeding or special proceeding determined by any district court of appeal the record in which may, by order pursuant to the further provisions on these subjects hereinafter contained in this article, be directed to be transmitted to it. It shall also have jurisdiction in every action, proceeding and special proceeding which shall actually have been submitted to it for decision before the organization of the district courts of appeal established by this amendment, and of every pending cause which shall not be transferable to the district courts of appeal as hereinafter provided. And in all cases in which the supreme court shall acquire jurisdiction it shall have further jurisdiction to decide all questions properly presented on the record, whether or no they be such as of themselves would entitle the court to take jurisdiction of the cause.

Sec. 3. The state is hereby divided into three appellate districts, in each of which there shall be a district court of appeal, consisting of three justices. There shall in each year be four regular sessions of each district court of appeal, commencing on the second Monday in February, May, August and November. Special sessions may be held at any time upon the order of the court.

The first appellate district shall embrace the following counties: San Francisco, Marin, Contra Costa, Alameda, San Mateo, Santa Clara, Santa Cruz, Monterey, and San Benito. The official designation of the district court of appeal in this district shall be "The Court of Appeal of the State of California in and for the First District," and it shall hold its sessions at the city and county of San Francisco.

The second appellate district shall embrace the following named counties in the state: Fresno, Tulare, Kings, San Luis Obispo, Kern, Inyo, Santa Barbara, Ventura, Los Angeles, San Bernardino, Orange, Riverside and San Diego. The official designation of the district court of appeal for this district shall be "The Court of Appeal of the State of California in and for the Second District," and the court shall hold its sessions at the city of Los Angeles.

The third appellate district shall embrace the following named counties: Del Norte, Siskiyou, Modoc, Humboldt, Trinity, Shasta, Lassen, Tehama, Plumas, Mendocino, Lake, Colusa, Glenn, Butte, Sierra, Sutter, Yuba, Nevada, Sonoma, Napa, Yolo, Placer, Solano, Sacramento, El Dorado, San Joaquin, Amador, Calaveras, Stanislaus, Tuolumne, Alpine, Mono, Mariposa, Madera, and Merced. The official designation of the district court of appeal of this district shall be "The Court of Appeal of the State of California in and for the Third District," and the court shall hold its sessions at the city of Sacramento.

The legislature may remove one or more counties from one appellate district to another, but no county not contiguous to another county of a district shall be added to such district.

The justices of the district courts of appeal shall be elected by the qualified electors within their respective districts at the general state elections at the times and places at which state officers are elected, and the term of office shall be twelve years from and after the first Monday after the first day of January next succeeding the election; provided, that on or before the first day of January after this amendment takes effect the governor shall appoint three justices for each district court of appeal, to hold office until qualification of justices to be elected at the next succeeding general election. The justices of each district court of appeal so elected at the first election shall, at their first meeting, so classify themselves by lot that one of them shall go out of office at the end of four years, one at the end of eight years and the third at the end of twelve years. An entry of such classification shall be made in the minutes of the court signed by them, and a duplicate thereof shall be filed in the office of the secretary of state.

If a vacancy occur in the office of a justice of the district court of appeal the governor shall appoint a person to hold the office until the election and qualification of a justice to fill the vacancy. Such election shall take place at the next succeeding general election at which state officers are elected, and the justice so elected shall hold the office for the remainder of the unexpired term.

The justices of each of the district courts of appeal shall elect one of their number as a presiding justice. The presence of three justices shall be necessary for the transaction of any business by such court, and the concurrence of two justices shall be necessary to pronounce a judgment.

Whenever any justice of the supreme court is for any reason disqualified or unable to act in a cause pending before it, the remaining justices may select one of the justices of a district court of appeal to act pro tempore in the place of the justice so disqualified or unable to act. Whenever any justice of a district court of appeal is for any reason disqualified or unable to act in any cause pending before it the chief justice may appoint a judge of a superior court, who has not acted in the cause in the court below, to act pro tempore in the place of the justice so disqualified or unable to act. A justice of one district court of appeal may at any time sit as a justice pro tempore in any other district court of appeal upon the written request of any justice of said court; every justice pro tempore of the supreme court or of the district court of appeal, while acting as such, shall have the same power and authority as the justice of such court.

The several district courts of appeal shall have appellate jurisdiction in every civil action, proceeding and special proceeding commenced and determined and (on questions of law alone) in every criminal action prosecuted by indictment or information in the superior courts within their several appellate districts, excepting only those actions, proceedings or special proceedings in which an appeal direct to the supreme court from the superior courts is expressly allowed by this article. The statutes now in force allowing, providing for and regulating appeals to the supreme court shall apply to appeals to the district courts of appeal so far as consistent with this article until the legislature shall make provisions for appeals to said courts.

The judgments and decrees of the district courts of appeal shall be final in all causes embraced within their appellate jurisdiction, except in the following cases:

In any cause decided by a district court of appeal, if the decision of such court of appeal conflicts with a previous decision of the supreme court, or of another district court of appeal, the supreme court shall, upon petition to be filed within thirty days after entry of judgment in the district court of appeal, order the cause to be heard by the supreme court, and thereupon the record shall be transmitted to the supreme court, which shall hear and determine the cause.

The supreme court, or any justice thereof, shall have power to issue writs of habeas corpus, and the supreme court shall have power to issue writs of mandamus, certiorari, and prohibition to the district courts of appeal, and shall likewise have power to issue all writs, orders, and process necessary or proper to the complete and effectual exercise of its appellate jurisdiction. It shall also have power to issue writs of mandamus, certiorari, and prohibition in any matter affecting a state, congressional, or presidential election. The district courts of appeal shall have power to issue within their respective districts writs of mandamus, certiorari, prohibition, quo warrant, and habeas corpus, and shall likewise have power within such districts to issue all writs and orders necessary or proper to the complete and effectual exercise of their appellate jurisdiction. Each justice of the district courts of appeal shall have power to issue writs of habeas corpus to any part of the appellate district in which he sits, and any such writ may be made returnable before the justice who issued it, or the court from which it was issued, or any justice thereof, or before any lower court of record, or before any judge thereof.

Unless oral argument be waived by the parties with the consent of the court every cause and matter in the supreme court and in any district court of appeal (except such applications as may be made ex parte) shall be orally argued by the parties or their counsel in open court; but this shall not prevent the courts from requiring that the points to be argued and considered, together with a list of authorities to sustain such points, shall be printed and filed before a cause is taken up for argument. Not more than twenty cases (except ex parte applications) shall be under submission for decision at any one time in the supreme court or in any district court of appeal. All decisions of the supreme court and of the district courts of appeal shall be given in writing and the grounds of the decision shall be stated. A remittitur or mandate must issue on every judgment of said courts on or before the expiration of thirty days after the rendition thereof.

Sec. 4. The supreme court shall, upon the organization of the district courts of appeal, transfer to them respectively any causes then pending in the supreme court and which have not been heard as are within the class of causes over which such district courts have appellate jurisdiction; and upon such transfer the district courts of appeal shall have full jurisdiction to hear and determine the same.

Sec. 10. Justices of the supreme court, of the district courts of appeal, and judges of the superior courts may be removed by concurrent resolution of both houses of the legislature adopted by a two thirds vote of each house. All other judicial officers except justices of the peace may be removed by the senate on the recommendation of the governor; but no removal shall be made by virtue of this section unless the reasons therefor be entered on the journal, nor unless the party complained of has been served with a copy of the complaint against him and shall have had an opportunity of being heard in his defense. On the question of removal the ayes and noes shall be entered on the journal.

Sec. 12. The supreme court, the district courts of appeal, the superior courts, and such other courts as the legislature may prescribe, shall be courts of record.

Sec. 14. The county clerks shall be ex officio clerks of the courts of record in and for their respective counties or cities and counties. The legislature may also provide for the appointment by the several superior courts of one or more commissioners in their respective counties or cities and counties with authority to perform chamber business of the judges of the superior courts, to take depositions, and perform such other business connected with the administration of justice as may be prescribed by law.

Sec. 16. The legislature shall provide for the speedy and uniform publication of such opinions of the supreme court and of the district courts of appeal as may be ordered by said courts respectively, and all such opinions shall be free for publication by any person.

Sec. 17. The justices of the supreme court, of the district courts of appeal, and the judges of the superior courts shall severally, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished after their election nor during the term for which they shall have been elected. The salaries of the justices of the supreme court, of the district courts of appeal and of the judges of the superior courts shall be paid by the state. Unless otherwise changed by the legislature the annual salaries of the justices of the supreme court and of the district courts of appeal shall be six thousand dollars each. Unless otherwise changed by the legislature the judges of the superior court shall receive an annual salary as now provided by law.

Sec. 18. The justices of the supreme court, of the district courts of appeal, and the judges of the superior courts shall be ineligible to any other office or public employment than a judicial office or employment during the term for which they shall have been elected.

Sec. 21. The supreme court shall appoint a clerk of that court, but the present clerk of the court shall hold office until the expiration of his term of office; a phonographic reporter, and a bailiff, who shall severally hold his office and be removable at the pleasure of the court. Each district court of appeal shall appoint a clerk, phonographic reporter and bailiff, who shall severally hold his office and be removable at the pleasure of the court by which he is appointed. The supreme court shall appoint a reporter of decisions, who shall appoint an assistant reporter for each of the district courts of appeal. All of said officers shall hold office and be removable at the pleasure of the supreme court. The decisions of the district courts of appeal shall be published in the same volumes with the opinions of the supreme court under the same general title of California Reports; and all statutes in relation to the publication of the opinions of the supreme court shall be deemed to apply to the publication of the decisions of the district courts of appeal.

Sec. 23. No one shall be eligible to the office of a justice of the supreme court, or of a district court of appeal, or of a judge of a superior court, unless he shall have been admitted to practice before the supreme court of the state.

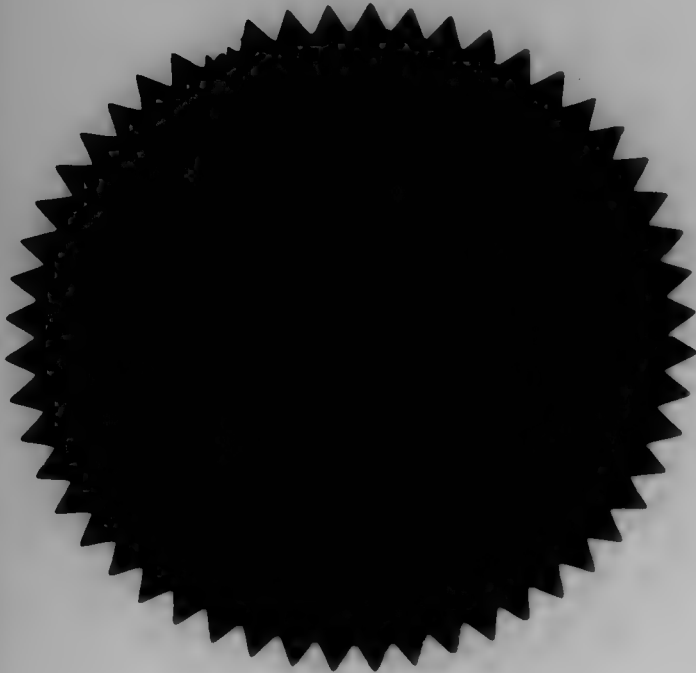
Sec. 24. No judge of the supreme court, nor of a district court of appeals, nor of a superior court, shall draw or receive any monthly salary unless he shall take and subscribe an affidavit before an officer entitled to administer oaths that no cause in his court remains undecided that has been submitted for decision for the period of ninety days.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the State of California: such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I, HENRY

T. GAGE, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of said State to be affixed at the City of Sacramento, this

Twenty-eighth day of September, A.D. 1900.


Henry T. Gage
Governor of the State of California.

Attest:

C. F. Curry
Secretary of State.

[F.3670 234]

244 —
Proclamations

1900

8th
November
C. F. Curry
J. H. H. H.

Thanksgiving Proclamation.

EXECUTIVE DEPARTMENT,

Sacramento, State of California.

In obedience to the universal and praiseworthy American custom of setting apart a day for public thanksgiving and prayer to Almighty God, and, further, in conformity with the proclamation of the President of the United States of America, I, HENRY T. GAGE, as Governor of the State of California, do hereby proclaim the Twenty-ninth day of November, 1900, as Thanksgiving Day, and a legal holiday.

IN WITNESS WHEREOF, I have hereunto
set my hand, and caused the Great
Seal of the State to be hereunto
affixed, this eighth day of
November, A.D. 1900.

Henry T. Gage
Governor of the State of California.

C. F. Curry
Secretary of State.



245

Proclamation

1900

1900

C. F. Leary
J. H. H. H.

PROCLAMATION.

EXECUTIVE DEPARTMENT,

State of California.

Sacramento.

WHEREAS, the State Veterinarian of the State of California has ascertained that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate a contagious and infectious disease known as Texas, Splenetic, or Southern cattle fever to cattle located north and east of said line, should said cattle located south and west be shipped, moved, or transported, driven or grazed over the lands situated on the north and east of said line;

AND, WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor" in effect March 18, 1899, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, Splenetic, or Southern cattle fever in cattle, has on this 28th day of December, 1900 made a quarantine *line* as follows:

Beginning on the Pacific Coast where the northern boundary line of Monterey County connects with the Pacific Ocean; thence easterly along the northern boundary of Monterey and San Benito

counties to the western boundary line of Merced County; thence northerly, easterly, and southerly along the western, northern, and eastern boundary line of Merced County to the northeast corner thereof; thence northeasterly along the northern boundary of Madera County to the northeast corner thereof; thence southerly and easterly along the eastern boundary lines of Madera, Fresno, and Tulare counties to the southeast corner of Tulare County; thence easterly along the southern boundary line of Inyo County to its intersection with the eastern boundary line of the State of California.

AND, WHEREAS, The State Veterinarian has on this 28th day of December, 1900 made and established the following rules and regulations as to the crossing of cattle over the said quarantine line:

From the first day of January to the thirty-first day of December, it shall be unlawful for any railroad, steamboat, or transportation Company its officers or agents to accept for shipment, or to ship or transport any cattle originating or being south or west of the above described line, destined to any point in the State of California, north or east of said line except in accordance with the regulation concerning cattle transportation as may be issued by the U. S. Department of Agriculture, and except where such cattle are shipped by rail for immediate slaughter, and when so transported the following regulations must be observed.

On unloading said cattle at their destination separate pens shall be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said stock shall be cleansed and disinfected before they are again used to transport,

store, or shelter animals or merchandise.

All cars carrying cattle from said area shall bear placards stating that said cars contain "SOUTHERN CATTLE" and each of the waybills of said shipment shall have a note on its face with a similar statement. Whenever any cattle have come from said area and shall be reshipped from any point at which they have been unloaded to other points of destination, the cars carrying said animals shall bear similar placards with like statements and the waybills so stamped. At whatever point these cattle shall be unloaded they shall be placed in separate pens to which no other cattle shall be admitted.

The cars used to transport such animals and the pens in which they are fed and watered, and the pens set apart for their reception at points of destination shall be disinfected in the following manner.

(a) Remove all litter and manure, this litter and manure may be disinfected by mixing it with lime or diluted sulphuric acid, or if not disinfected, it may be stored where no cattle can come in contact with it.

(b) Wash the cars, feeding and watering troughs with water until clean.

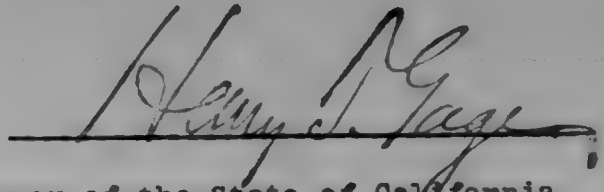
(c) Saturate the walls and floors of the cars' feeding and troughs and chutes of the pens with a solution made by dissolving four ounces of chloride of lime to each gallon of water; or, disinfect the cars with a jet of steam under a pressure of not less than 50 pounds to the square inch.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California.

AND, WHEREAS, I, HENRY T. GAGE, as Governor of the State of California, have approved and do hereby approve of the said quarantine line so made, fixed, and established by the State Veterinarian, and have approved and do hereby approve of all of the above rules and regulations so made and established by the State Veterinarian;

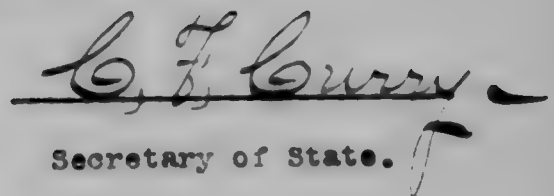
NOW, THEREFORE, I, HENRY T. GAGE, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above boundary of such quarantine within said State of California, and further hereby proclaim the above orders, rules, and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be the legal and binding rules and regulations within said State; and I do further proclaim that said orders, rules, and regulations shall be maintained and enforced within the State of California and that a violation thereof shall subject all persons so violating any of said orders, rules, or regulations to the penalties provided for in section eight of said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused
the Great Seal of this State to be hereunto affixed,
this 28th day of December, A. D. 1900.



Governor of the State of California.

Attest:



Secretary of State.

246
Proclamation
1901

Filed in the Office of the
SECRETARY OF STATE

the *14*
Sept
6.7. 1901
By *[Signature]*
Record Book,

P R O C L A M A T I O N .

EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA,
SACRAMENTO.

At this time of a nation's sorrow the People of the State of California join in the deep grief shared by their fellow citizens in all the States and Territories of the Union, on account of the sad and untimely death, on this 14th day of September, A.D. 1901, of our grand and good President, William McKinley.

The despicable assassin whose murderous shot deprived America of one of her greatest Presidents, has by his base act struck a coward's blow at popular liberty and human rights.

To the list of sacrifices of those whose eminent statesmanship was guided by a devotion to American liberty and by a sincere love for their fellowmen, our Republic now despondently adds to the revered and lamented names of Lincoln and Garfield her beloved son, the martyred William McKinley.

In public testimony of the sorrow of the People of the State of California for the loss of their illustrious President and noble citizen, William McKinley, I, as the Chief Executive of the State, do hereby order that the flags be ^{and kept} placed at halfmast on all the State buildings for thirty days from this date. I do further order that the day which shall hereafter be selected and set apart for the funeral of President McKinley be, and the same is hereby declared to be a public holiday for general prayer and mourning.

In Witness Whereof, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed,

this 14th day of September, A. D. 1901.

Henry H. Gay
Governor of the State of California.

Attest:

C. F. Curry
Secretary of State.



247

Redamation

1901

Filed in the Office

SECRETARY OF STATE

20 " " " "

For A. D. 1901

G. F. Lemmy

SECRETARY

[Signature]
Page

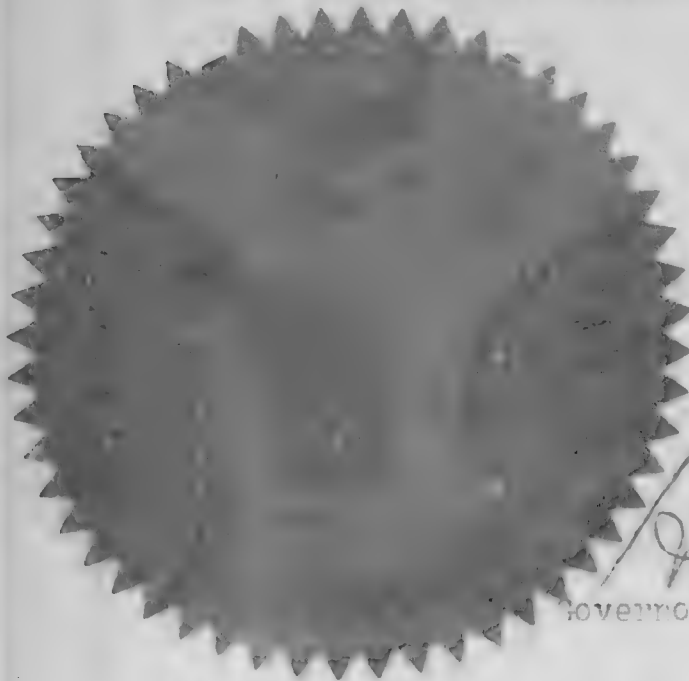
THANKSGIVING PROCLAMATION.

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Executive Department,
State of California.

Pursuant to the proclamation of the President of the United States of America, given at the City of Washington, U. S. November 2, 1901, I, Henry H. Hoge, as Governor of the State of California, do hereby declare Thursday, the twenty-eighth day of November, A. D. 1901, a public holiday for thanksgiving and prayer to the Divine and Beneficent Ruler upon whose Will the safety of our State and the welfare of our People alike depend.

IN WITNESS WHEREOF, I have
hereunto set my hand, and
caused the Great Seal of
the State to be hereunto
affixed, at the City of
Sacramento, this 20th day
of November, A. D. 1901.



Henry H. Hoge
Governor of the State of California.

Attest:

C. F. Barry
Secretary of State.

249
Proctamine

1902

QUARANTINE LINE.

IN SENATE,

JANUARY 12, 1902.

Resolved, That the Quarantine Line of the State of California is hereby ascertained that the cattle located in that ^{line} ~~certain~~ area of territory situated south and west of the quarantine line hereinafter described are liable to communicate a contagious and infectious disease, known as Texas, Splenetic, or Southern Cattle fever, to cattle located north and east of said line, should said cattle located south and west be shipped, moved, or transported, driven or taken over the line situated on the north and west side of said line;

And under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live-stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," in effect March 18, 1899, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, Splenetic, or Southern Cattle fever in cattle, has on this fourth day of February, 1902, made a quarantine line as follows:

The line of the Pacific Ocean where the San Francisco Bay line of Monterey County connects with the Pacific Ocean, thence easterly and southerly along the northern and eastern boundary line of Monterey County to its junction with the western boundary line of Fresno County; thence northerly along the western boundary line of Fresno County to the western corner thereof; thence northerly, westerly, and southerly along the western, northern, and eastern boundary line of Merced County, to the northern corner thereof; thence northeasterly along the northern boundary of Madera County, to the northeast corner thereof; thence southerly and easterly along the eastern boundary lines of Madera, Fresno, and Tulare Counties to the southeast corner of Tulare County; thence easterly along the southern boundary line of Imperial County to its intersection with the eastern boundary line of the State of California.

Resolved, That the Quarantine Line of the State of California is hereby ascertained that the cattle located south and west of the quarantine line hereinafter described are liable to communicate a contagious and infectious disease, known as Texas, Splenetic, or Southern Cattle fever, to cattle located north and east of said line, should said cattle located south and west be shipped, moved, or transported, driven or taken over the line situated on the north and west side of said line;

And under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live-stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," in effect March 18, 1899, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, Splenetic, or Southern Cattle fever in cattle, has on this fourth day of February, 1902, made a quarantine line as follows:

The line of the Pacific Ocean where the San Francisco Bay line of Monterey County connects with the Pacific Ocean, thence easterly and southerly along the northern and eastern boundary line of Monterey County to its junction with the western boundary line of Fresno County; thence northerly along the western boundary line of Fresno County to the western corner thereof; thence northerly, westerly, and southerly along the western, northern, and eastern boundary line of Merced County, to the northern corner thereof; thence northeasterly along the northern boundary of Madera County, to the northeast corner thereof; thence southerly and easterly along the eastern boundary lines of Madera, Fresno, and Tulare Counties to the southeast corner of Tulare County; thence easterly along the southern boundary line of Imperial County to its intersection with the eastern boundary line of the State of California.

...in accordance with the provisions of the act, and the cattle and horses so shipped shall be shipped in railroad cars, and the cattle and horses so shipped shall be shipped in accordance with the following regulations which shall be observed:

...said cattle at their destination separate pens shall be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleansed and disinfected before they are again used to transport, store, or shelter animals or merchandise.

All cars carrying cattle from said area shall bear placards stating that said cars contain "CATTLE", and each of the waybills of said shipment shall have a note on its face with a similar statement. Whenever any cattle have come from said area and shall be reshipped from any point at which they have been unloaded to other points of destination, the cars carrying said animals shall bear similar placards with like statements and the waybills so stamped. At whatever point these cattle shall be unloaded, they shall be placed in separate pens, to which no other cattle shall be admitted.

The cars used to transport such animals and the pens in which they are watered and fed, and the pens set apart for their reception at point of destination, shall be disinfected in the following manner:

(a) Remove all litter and manure; this litter and manure may be disinfected by mixing it with lime or diluted sulphuric acid, or if not disinfected, it may be stored where no cattle will come in contact with it.

(b) The cars, feeding and watering troughs shall be clean.

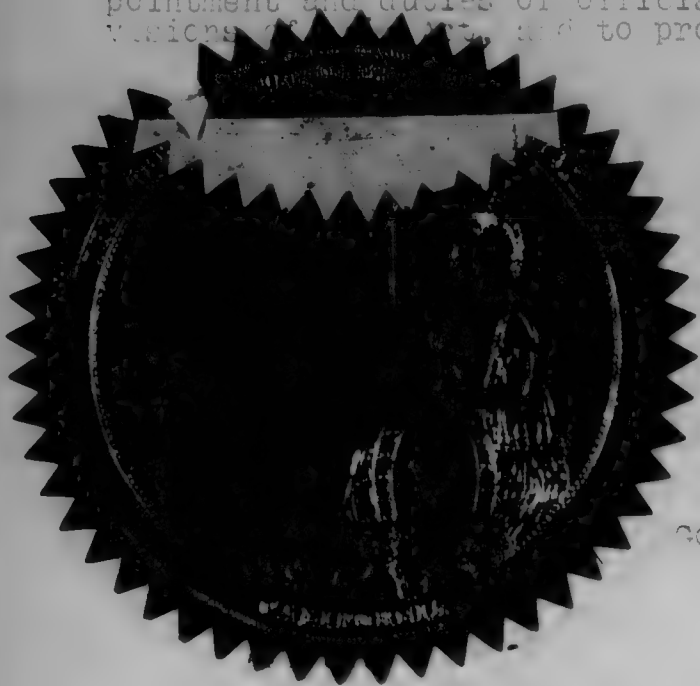
(c) Saturate the walls and floors of the cars, fencing, and troughs and chutes of pens with a solution made by dissolving four ounces of chloride of lime to each gallon of water; or disinfect the cars with a jet of steam under pressure of not less than fifty pounds to the square inch.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California.

I, Henry J. Gore, as Governor of the State of California, have approved and do hereby approve of the said quarantine line so made, fixed, and established by the State Veterinarian, and have approved and do hereby approve all of the above rules and regulations so made and established by the State Veterinarian;

I, Henry J. Gore, as Governor of the State of California, in virtue of the authority vested in me by law, do hereby proclaim the above boundary of such quarantine within the State of California, and further, I hereby approve the above orders, rules and regulations prescribed by the State Veterinarian for the surveillance and enforcement of such quarantine to the laws of the State, and the rules and regulations within the State; and the orders, rules and regulations shall be enforced within the State of California, and any violation thereof shall be an offense.

so violating any of said orders, rules, or regulations to the penalties provided for in section eight of said Act of the Legislature, entitled: "An Act to protect domestic live-stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of said Act, and to provide an appropriation therefor."



In Witness Whereof, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this first day of February, A. D. 1902.

Henry A. Gaillard

Governor of the State of California.

C. J. Lawrence
Secretary of State.

248 —
Proclamation

1902

Filed in

SECRETARY

26"

June 1902

67 Census

J. H. H. H.

...

PROCLAMATION.

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EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA.

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To the People of California:

WHEREAS, the fourth day of July, A. D. 1902 (being by law a legal holiday) will fall upon Friday, and many requests have been received by me from numerous citizens throughout the State to declare the day following also a day for rest from labor; and it appears to be the general desire of the citizens of California in the different vocations of life that the day following the Nation's Anniversary, to wit, Saturday, the fifth day of July, A. D. 1902, should be declared a legal holiday,

NOW, THEREFORE, I, Henry T. Gage, as Governor of the State of California, do hereby proclaim Saturday, the Fifth Day of July, A. D. 1902, a legal holiday.

IN WITNESS WHEREOF, I have
hereunto set my hand
and caused the Great
Seal of this State to
be hereunto affixed,
this ⁴26 day of June,
A. D. 1902.



Attest:

Governor of the State of California.

W. F. Curry
Secretary of State.
J. H. Hurd

250
Proclamation

1902

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PROCLAMATION.

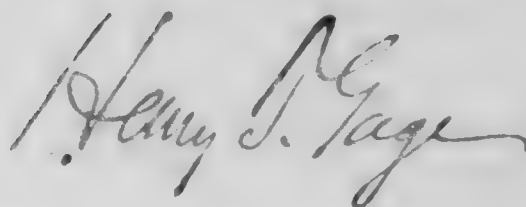
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EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA.

WHEREAS, the first Monday in September has been designated by law as Labor Day, and it being desirable that it shall be observed as such, in commemoration of labor's material, mental, and moral advancement,

Now, Therefore, I, HENRY T. GAGE, as Governor of the State of California, do hereby proclaim Monday, the first day of September, A. D. 1902, a legal holiday.

IN WITNESS WHEREOF, I have here-
unto set my hand and caused the Great seal of this State to be hereunto affixed, this 11th day of August, A. D. 1902.



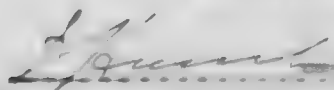
Governor of the state of California.

Attest:

C. F. Curry

Secretary of State

By



Deputy Secretary of State.

LECTION 251

Proclamation

1902

For
copy

G. F. Emery

June 1902

ELECTION PROCLAMATION.

STATE OF CALIFORNIA, }
EXECUTIVE DEPARTMENT.)

In accordance with law thereunto directing me, I hereby proclaim and give notice that a General Election will be held throughout the State of California on Tuesday, the fourth day of November, A. D. 1902, at which election the following officers will be elected, and the following proposed Constitutional Amendments will be voted on, namely:

Eight Members of the House of Representatives of the United States of America, being one Representative from each Congressional District in this State, as prescribed by law.

Also, the following State officers, towit:

Governor,
Lieutenant-Governor,
Secretary of State,
Controller,
Treasurer,
Attorney General,
Surveyor General,
Clerk of the Supreme Court,
Superintendent of Public Instruction,
Superintendent of State Printing.

Also; Chief Justice of the Supreme Court of the State of California;

Also; Two Associate Justices of the Supreme Court of the State of California;

Also; Three Railroad Commissioners, being one from

each railroad district in this state, towit: the First, Second and Third Railroad Districts.

also: Four members of the State Board of Equalization, being one from each district in this State, towit: the First, Second, Third and Fourth Equalization Districts.

also; Twenty Members of the Senate of the State of California, being one Senator from each of the following Senatorial Districts in this State, as prescribed by law, towit: the Second, Fourth, Sixth, Eighth, Tenth, Twelfth, Fourteenth, Sixteenth, Eighteenth, Twentieth, Twenty-Second, Twenty-Fourth, Twenty-Sixth, Twenty-Eighth, Thirtieth, Thirty-Second, Thirty-Fourth, Thirty-Sixth, Thirty-Eighth, and Fortieth Senatorial Districts.

Also; Eighty Members of the Assembly of the State of California, being one Member of the Assembly from each of the Eighty Assembly Districts in the State, as provided by law.

Also; Three Judges of the Superior Court of the State of California, in and for each of the Counties of Alameda and Sacramento, respectively, for the term prescribed by law.

Also; Four Judges of the Superior Court of the State of California, in and for the County of Los Angeles, and in and for the City and County of San Francisco, respectively, for the term prescribed by law.

Also; Two Judges of the Superior Court of the State of California in and for each of the Counties of Humboldt, Santa Clara, San Diego, San Joaquin, and Sonoma, respectively, for the term prescribed by law.

Also; One Judge of the Superior Court of the State of California in and for the County of San Joaquin, for the remainder of the unexpired term of Joseph H. Budd, deceased, ending January, 1903, vice George H. Buck, appointed.

Also; One Judge of the Superior Court of the State of California, in and for each of the following Counties respectively, towit: Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Inyo, Kern, Lake, Lassen, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Orange, Placer, Plumas, San Benito, San Bernardino, San Luis Obispo, San Mateo, Santa Barbara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Stanislaus, Sutter, Tehama, Trinity, Tuolumne, Ventura, Yolo, and Yuba, for the term prescribed by law.

Also, at said election, on said Tuesday, the fourth day of November, A. D. 1902, the following Amendments to the Constitution of the State of California will be voted on by the qualified electors of said State, all of which said Constitutional Amendments were duly proposed and passed by the Senate and Assembly of the State of California, in the manner required by Section One of Article Eighteen of the Constitution of the State of California, at the Thirty-fourth Session of the Legislature, beginning on the seventh day of January,

A. D. 1901; and the Legislature of the State of California at its said Thirty-fourth Session duly submitted the said following Constitutional Amendments to the people to be voted on separately by said qualified electors of the State of California at said election, said Constitutional Amendments being prepared and designated by numbers and otherwise, as follows:

Senate Constitutional Amendment No. 4,
to wit:

Senate Constitutional Amendment No. 4, to propose to the people of the State of California an amendment to the Constitution of the State, amending section six of article nine, relating to the public school system and the support of public schools.

Resolved by the Senate, the assembly concurring, That the legislature of the State of California, at its regular session commencing on the seventh day of January, nineteen hundred and one, two thirds of all members elected to each house concurring, hereby proposes that section six of article nine of the Constitution of said State be amended to read as follows:

Section 6. The public school system shall include primary and grammar schools, and such high schools, evening schools, normal schools, and technical schools as may be established by the legislature, or by municipal or district authority. The entire revenue derived from the State school fund and from the general State school tax shall be applied exclusively to the support of primary and grammar schools; but the legislature may authorize and cause to be levied a special State school tax for the support of high schools and technical schools, or either of such schools, included in the public school system, and all revenue derived from such

special tax shall be applied exclusively to the support of the schools for which such special tax shall be levied.

Senate Constitutional Amendment No. 18,

to wit:

Senate Constitutional Amendment No. 18, a resolution to propose to the people of the State of California an amendment to the Constitution by adding to article four thereof a new section, to be known as section twenty-five and one half, relating to the division of the state into fish and game districts.

Resolved by the senate, the assembly concurring, That the legislature of the State of California, at its regular session, commencing on the seventh day of January, Anno Domini one thousand nine hundred and one, two thirds of the members elected to each of the two houses voting in favor thereof, hereby propose that the Constitution be amended by adding to article four thereof a new section, to be known as section twenty-five and one half, and to read as follows:

Section 25-1/2. The legislature may provide for the division of the state into fish and game districts, and may enact such laws for the protection of fish and game therein as it may deem appropriate to the respective districts.

Senate Constitutional Amendment No. 3,

to wit:

Senate Constitutional Amendment No. 3, to propose to the people of the State of California an amendment to the constitution of the state, amending article thirteen, by adding a new section thereto, to be known as section number one and three fourths, relating to the exemption from taxation of all bonds issued by the State of California, or by any county,

city, city and county, town, municipality, municipal corporation of any sort, or district (including school, reclamation, and irrigation districts) within said state.

Resolved by the senate, the assembly concurring, That the legislature of the State of california, at its regular session, commencing on the seventh day of January, nineteen hundred and one, two thirds of all members elected to each house concurring, hereby proposes that article thirteen of the constitution of said state be amended by adding thereto a new section, to be known as section number one and three fourths, which shall read as follows, to wit:

Section 1-3/4. All bonds hereafter issued by the State of california, or by any county, city and county, municipal corporation, or district (including school, reclamation, and irrigation districts) within said state, shall be free and exempt from taxation.

Senate Constitutional Amendment No. 6,

to wit:

Senate Constitutional Amendment No. 6, a resolution to propose to the people of the state of california an amendment to section eight, article eleven, of the constitution of the State of california, relating to charters.

The legislature of the State of california at its regular session, commencing on the seventh day of January, nineteen hundred and one, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the state of california, the following amendment to section eight, article eleven, of the constitution.

Section eight of article eleven of the constitution is hereby amended so as to read as follows:

Section 8. Any city containing a population of more than three thousand five hundred inhabitants may frame a charter for its own government, consistent with and subject to the constitution and laws of this state, by causing a board of fifteen freeholders, who shall have been for at least five years qualified electors thereof, to be elected by the qualified voters of said city at any general or special election, whose duty it shall be, within ninety days after such election, to prepare and propose a charter for such city, which shall be signed in duplicate by the members of such board, or a majority of them, and returned, one copy to the mayor thereof, or other chief executive officer of such city, and the other to the recorder of the county. Such proposed charter shall then be published in two daily newspapers of general circulation in such city, for at least twenty days, and the first publication shall be made within twenty days after the completion of the charter; provided, that in cities containing a population of not more than ten thousand inhabitants, such proposed charter shall be published in one such daily newspaper; and within not less than thirty days after such publication it shall be submitted to the qualified electors of said city at a general or special election, and if a majority of such qualified electors voting thereon shall ratify the same, it shall thereafter be submitted to the legislature for its approval or rejection as a whole, without power of alteration or amendment. Such approval may be made by concurrent resolution, and if approved by a majority vote of the members elected to each house, it shall become the charter of such city, or, if such city be consolidated with a county, then of such city and county, and shall become the organic law thereof, and supersede any existing charter and

all amendments thereof, and all laws inconsistent with such charter. A copy of such charter, certified by the mayor, or chief executive officer, and authenticated by the seal of such city, setting forth the submission of such charter to the electors, and its ratification by them, shall after the approval of such charter by the legislature, be made in duplicate, and deposited, one in the office of the secretary of state, and the other, after being recorded in said recorder's office, shall be deposited in the archives of the city, and thereafter all courts shall take judicial notice of said charter. The charter, so ratified, may be amended at intervals of not less than two years by proposals therefor, submitted by the legislative authority of the city to the qualified electors thereof at a general or special election, held at least forty days after the publication of such proposals for twenty days in a daily newspaper of general circulation in such city, and ratified by a majority of the electors voting thereon, and approved by the legislature as herein provided for the approval of the charter. Whenever fifteen per cent of the qualified voters of the city shall petition the legislative authority thereof ~~thereof~~ to submit any proposed amendment or amendments to said charter to the qualified voters thereof for approval, the legislative authority thereof must submit the same. In submitting any such charter, or amendments thereto, any alternative article or proposition may be presented for the choice of the voters, and may be voted on separately without prejudice to others.

Assembly Constitutional Amendment No. 25,
to wit:

Assembly Constitutional Amendment No. 25, to propose to
8.

the people of the state of California an amendment to the Constitution of the state, amending section seventeen of article twenty, relating to the hours of labor on public work.

Resolved by the assembly, the senate concurring, That the legislature of the state of California, at its regular session commencing on the seventh day of January, nineteen hundred and one, two thirds of all members elected to each house concurring, hereby proposes that section seventeen of article twenty of the Constitution of said state be amended so as to read as follows, to wit:

Section 17. The time of service of all laborers or workmen or mechanics employed upon any public works of the State of California, or of any county, city and county, city, town, district, township, or any other political subdivision thereof, whether said work is done by contract or otherwise, shall be limited and restricted to eight hours in any one calendar day, except in cases of extraordinary emergency caused by fire, flood, or danger to life and property, or except to work upon public, military, or naval works or defenses in time of war, and the legislature shall provide by law that a stipulation to this effect shall be incorporated in all contracts for public work and prescribe proper penalties for the speedy and efficient enforcement of said law.

Senate Constitutional Amendment No. 14,
to wit:

Senate Constitutional Amendment No. 14, proposing to the people of the state of California an amendment to article two of the Constitution of the state, by adding a new section thereto, to be known as section six, relating to elections.

The legislature of the state of california, at its regular session, commencing on the seventh day of january, nineteen hundred and one, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that article two of the Constitution of the state of california be amended by adding thereto a new section, to be known as section six, and reading as follows:

Section 6. The inhibitions of this Constitution to the contrary notwithstanding, the legislature shall have power to provide that in different parts of the state different methods may be employed for receiving and registering the will of the people as expressed at elections, and may provide that mechanical devices may be used within designated subdivisions of the state at the option of the local authority indicated by the legislature for that purpose.

Senate Constitutional Amendment No. 20,
to wit:

Senate Constitutional Amendment No. 20, a resolution proposing to the people of the state of california an amendment to the Constitution by adding a new section to article four thereof, relating to establishing state highways, and providing for the construction and maintenance thereof.

The legislature of the state of california, at its thirty-fourth session, commencing on the seventh day of january, Anno Domini one thousand nine hundred and one, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby propose that a new section be added to article four of said Constitution, to be numbered section thirty-six, and to read as follows:

section 36. The legislature shall have power to establish a system of state highways or to declare any road a state highway, and to pass all laws necessary or proper to construct and maintain the same, and to extend aid for the construction and maintenance in whole or in part of any county highway.

Assembly Constitutional Amendment No. 28,
to wit:

Assembly Constitutional Amendment No. 28, a resolution proposing to the people of the state of California amendments to the Constitution of the state, amending article twenty by adding thereto two new sections, to be known as sections numbers twenty-one and twenty-two, relating to a state commission to have charge in certain respects of railroads, transportation companies, common carriers, banks, insurance companies, water, gas, and electric light and power; telephone companies, telegraph companies, and sleeping car companies, and express companies, and of certain services and commodities, howsoever supplied to the public, and regulations concerning the same, and repealing certain present constitutional provisions relative to the same subject.

Resolved by the assembly, the senate concurring, That the legislature of the State of California, at its regular session, commencing on the seventh day of January, A. D. nineteen hundred and one, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes to the people of the state of California that article twenty of the Constitution of said state be amended by adding thereto two new sections to be known as sections numbers twenty-one and twenty-two, and that sections twenty-two and twenty-three of article twelve of the Constitution be annulled; which said new sections shall

read as follows, to wit:

Section 21. There is hereby created a commission, to be known as the state commission, and to be composed of five persons, which commission shall have the powers herein specified and provided for. The state shall be divided into five districts, in each of which one commissioner shall be elected by the qualified electors thereof at the regular state or national elections, whose salary shall be six thousand dollars per year, to be paid by the state monthly, and whose term of office shall be ten years, commencing on the first Monday after the first day of January next succeeding his election. The members of the commission in the first instance shall be appointed by the governor, one from each district, and the governor shall designate one thereof to hold office for two years and one for four years, one for six years, one for eight years, and one for ten years, or until their respective successors are elected; and in making such appointments the governor shall not appoint more than three commissioners from any one political party. At the next general state or national election and thereafter every two years at a general state or national election, a successor shall be elected, as above provided, for the commissioner whose term of office will next thereafter expire. The commissioner having the shortest period of time to serve shall be known as "chief commissioner," and shall be the presiding officer of the commission. The commission shall have a general office in such place as it may determine from time to time and shall appoint such clerks and employes as it may from time to time deem necessary, and shall be allowed all necessary costs of travel in performance of duties, and all the expenses and salaries in the premises shall be paid by the state; but the legislature may from time to time in

its discretion regulate the salaries of all clerks and employes, but, failing so to do, the commission shall have power to fix the same. The commission shall be deemed to be in continuous session, but may sit at any place or places in the state and at any time as it may determine necessary in the conduct of its business. The commissioners shall be qualified electors of the state and of the district from which they are elected or appointed, and shall not be interested directly or indirectly as stockholder, creditor, agent, attorney, or employe or otherwise, in any of the corporations, companies, or business over which they have charge, as herein provided, and the act of a majority of the commissioners shall be deemed to be and shall be the act of the commission. The commission shall, from and after said appointment of members, have exclusive jurisdiction and power, and it shall be their duty, after notice and full investigation and hearing, to determine, fix, and establish all and every the rates and charges for services performed and commodities furnished in this state, by whomsoever performed or furnished, and wheresoever in this state the same may be performed or furnished, in respect to any and all the following:

(a) Transportation of passengers and freight, and all other services by all common carriers;

(b) Gas, electric light, and power and water for any purpose (except where any of the same is to be supplied by a corporation or corporations solely to stockholders thereof without profit, and except waters supplied by irrigation districts, formed under the laws of the state, or sold or supplied by contract or grant in gross or for years and not distributed to consumers);

(c) Telephone and telegraph services;

(d) sleeping car companies or corporations and all sleeping car services, and also to make regulations concerning the same;

(e) Express companies or corporations and all express service, and also to make regulations concerning the same.

All such rates shall be changed at any time by the commission, save that any rate, whenever once established, shall continue in force for the period of one year and until altered, and all such rates shall be reasonable considering the services performed or the commodity~~y~~ furnished. All rates so established shall be published by the commission in such way as it may determine, and shall take effect at a time to be specified by the commission. And from and after the appointment of its members, as aforesaid, the state commission shall be the successor of the board of bank commissioners, now existing under the statutes of this state (and the terms of office of the bank commissioners are hereby ended), with the same powers, authority, and duties now established or hereafter to be established by the legislature, except where the same may conflict with this section; and from and after said appointment, the state commission shall also be the successor of the insurance commissioner, under the statutes and codes of this state (and the term of office of the insurance commissioner is hereby ended), with the same powers, authority, and duties now established or hereafter to be established by the legislature, except where the same may conflict with this section; and from and after said appointment, the state commission shall in every respect, so far as^s relates to all and every the said rates and charges hereinbefore mentioned, and to all and every the matters and things, howsoever, connected with performing said services and furnishing and supplying said commodities, be

the successor under the constitution and laws of the state of the boards of supervisors and city and county or city or town councils and other governing body or bodies of the several counties, cities and counties, cities and towns of the state, with the same powers, authority, and duties now established by the constitution and laws of the state, or hereafter to be established by the legislature, except where the latter may conflict with this section. The state commission shall have power to examine all books, records and papers relevant in all the premises by whomsoever owned or possessed, and all persons, and shall have power to issue and enforce obedience to subpoenas and all other necessary process; to hear and determine complaints; to administer oaths, take testimony and punish for contempt of its orders and processes in the same manner and to the same extent as courts of record, and to enforce their decisions and correct abuses through the medium of the courts. Whosoever shall be engaged in performing any of said services or furnishing any of said commodities and shall fail or refuse to conform to such rates, or shall charge rates in excess thereof, shall be fined not exceeding twenty thousand dollars for each offense, and every officer, agent or employe in the premises who shall demand or receive rates in excess thereof or who shall in any manner violate the provisions of this section shall be fined not exceeding five thousand dollars or be imprisoned in the county jail not exceeding one year, and in all the actions last named, both civil and criminal, the rates established shall be deemed conclusively just and reasonable, and in any action for damages sustained by charging excessive rates the plaintiff in addition to actual damages may, in the discretion of the judge or jury, recover exemplary damages.

The records of said commission shall be open to public inspection in the same manner and to the same extent as the records of courts. Nothing in this section contained shall prevent individuals from maintaining actions for damages or otherwise in any of the premises. Whosoever shall render any of the services or furnish any of the commodities herein mentioned or be in any way subject to the provisions of this section or said commission shall annually apply to the commission for and receive a license which shall authorize and empower the conduct of business in this state, and in cases where rates are collectible the collection of the rates fixed by authority of this action, and shall accompany such application with a sworn statement of the gross income realized for such services and commodities furnished or from the conduct of business in this state during the previous calendar year, and the commission shall annually fix the amount of such license in each case as nearly as may be according and proportionate to the gross income of the previous calendar year for the services or commodities furnished or for business done in this state, in each case, as compared with the aggregate gross income for all such services or commodities furnished or business done in this state, but in such a sum that the aggregate of all license fees shall not be less than the estimated aggregate of all the annual salaries and all expenses of the commission mentioned in this section for the ensuing year, and the commission shall have power to tender such license and to collect such license fees on demand and by aid of the courts, and the amount of the license fixed by the commission shall be conclusively just and proportionate, and all such fees and also all moneys, howsoever collected or received by the commission, shall be paid to the treasurer of the state, who shall keep the same in a fund to be called the state commission fund, and any surplus in such fund at the end of each year shall be transferred and belong to the general

fund. Whosoever shall neglect or refuse to pay any license fee within ten days after demand shall forfeit to the state the sum of five thousand dollars to be collected by process of law and, in cases where rates are collectible, may also be enjoined from collecting any rates till such license fee is paid. The legislature may, in addition to any penalties herein prescribed enforce this section by forfeiture of franchise, charter or other rights and may confer upon the state commission such further authority as shall be deemed necessary to enable it to perform and enforce the provisions of this section and may by a two-thirds vote of all the members elected to each house remove any one or more of said commissioners from office for dereliction of duty or corruption or incompetency. Whenever a vacancy occurs in the office of state commissioner, the governor shall fill the same by appointment of a qualified person thereto, who shall hold office until his successor is elected at the next general state or national election for the unexpired term. Sections twenty-two and twenty-three of article twelve of this constitution are annulled.

Section 22. Under the foregoing section, the state commission districts of the state shall be as follows: The first district shall be composed of the counties of Butte, Colusa, Del Norte, Glenn, Humboldt, Lake, Lassen, Marin, Mendocino, Modoc, Napa, Nevada, Placer, Plumas, Shasta, Sierra, Siskiyou, Sonoma, Sutter, Tehama, Trinity, Yolo, and Yuba, from which one state commissioner shall in the first instance be appointed by the governor and thereafter be elected; the second district shall be composed of the counties of Alameda, Alpine, Amador, Calaveras, Contra Costa, El Dorado, Inyo, Mariposa, Mono, Sacramento, San Joaquin, Solano, and Tuolumne, from which one state commissioner shall

instance
in the first, be appointed by the governor and thereafter be elected; the third district shall be composed of the city and county of San Francisco, from which one state commissioner shall in the first instance be appointed by the governor and thereafter be elected; the fourth district shall be composed of the counties of Fresno, Kern, Kings, Madera, Merced, Monterey, San Benito, San Mateo, San Luis Obispo, Santa Barbara, Santa Clara, Santa Cruz, Stanislaus, Tulare, and Ventura, from which one state commissioner shall in the first instance be appointed by the governor and thereafter be elected; and the fifth district shall be composed of the counties of Los Angeles, Orange, Riverside, San Bernardino, and San Diego, from which one state commissioner shall in the first instance be appointed by the governor and thereafter be elected.

Senate Constitutional Amendment No. 13,

to wit:

Senate Constitutional Amendment No. 13, to propose to the people of the state of California an amendment to the Constitution of the state of California, by amending section eight of article one thereof, relating to offenses.

Now, therefore, The legislature of the State of California, at its regular session commencing on the seventh day of January, nineteen hundred and one, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that section eight of article one of the Constitution of said state be amended to read as follows:

Section 8. Offenses heretofore required to be prosecuted by indictment shall be prosecuted by information, after

examination and commitment by a magistrate, as may be prescribed by law.

And I do hereby offer a reward of One hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the state of California: such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I, HENRY T.

GAGE, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of said State to be affixed at the City of Sacramento, this thirtieth day of September, A. D. 1902.

Henry T. Gage
Governor of the state of California.

Attest:

C. F. Curry
Secretary of state.

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Proclamation
1902

1902 to the Office of the

April 2, 1902

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L. F. Lemmy

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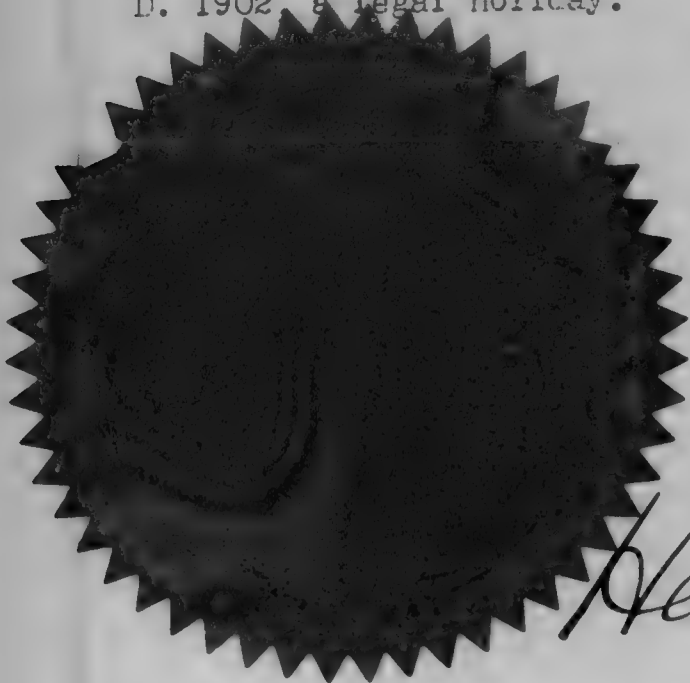
THANKSGIVING PROCLAMATION.

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EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA.

Conforming with the law and the proclamation of the President of the United States of America, I, Henry T. Gage, as Governor of the State of California, do hereby proclaim, Thursday, the twenty-seventh day of November, A. D. 1902, a legal holiday.

IN WITNESS WHEREOF, I have
hereunto set my hand, and
caused the great seal of
the State to be hereunto
affixed, at the City of
Sacramento, this *12* day
of November, A. D. 1902.



Henry T. Gage

Governor of the state of California.

Attest:

C. F. Curry
Secretary of State.

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Arctostaphylos

1902

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G. F. Lemmy
J. H. H. H.

AMENDMENT TO PROCLAMATION.

EXECUTIVE DEPARTMENT,

State of California, Sacramento,

In consideration of the action of the Boards of Supervisors of the Counties of Kern, Tulare, Kings, Fresno, Madera, Merced, and , Monterey, in appointing a "County Live-Stock Inspector", and placing under strict quarantine all areas in said counties known to be infested with the *Boophilis Annulatus* tick, the transmitter of Texas, Splenetic, or Southern Cattle fever; Cattle originating in the above mentioned counties can be moved to points in the State of California, north and above the State quarantine line, provided, they are first inspected by the State Veterinarian, or his duly authorized Agent, and are accompanied by a certificate showing said animals to be free from contagious or infectious diseases.

In witness whereof, I have hereunto set my hand and caused the Great Seal of this State to be affixed, this 15th day of January, A. D. 1903.

Geo. L. Rustler
Governor of the State of California.

Attest.

E. F. Curry
Secretary of State.

W. H. Hume
Deputy Secretary of State

IF 36710-2441

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IN WITNESS WHEREOF, I have hereunto set my hand and
...the Great Seal of the State to be hereunto
...at _____, this _____ day of _____, A.D. 1900.

Witness my hand and seal of office at the City of _____, this _____ day of _____, A.D. 1900.

ATTEST:

Notary Public for the State of _____

PROCLAMATION.

-00000-

EXECUTIVE DEPARTMENT,

State of California, Sacramento.

WHEREAS, the State Veterinarian of the State of California has ascertained that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate a contagious and infectious disease, known as Texas, Splenetic, or Southern Cattle Fever, to cattle located north and east of said line, should said cattle located south and west be shipped, moved or transported, driven or grazed over the lands situated on the north and east of said line;

AND, WHEREAS, Under and by virtue of an Act of the legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," in effect March 18, 1899, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, Splenetic, or Southern Cattle Fever in cattle, has, on this ^{10th} day of January, 1903, made a quarantine line as follows:

Beginning on the Pacific Coast where the northern boundary line of Monterey County connects with the Pacific Ocean; thence southerly and easterly along the northern and eastern boundary line of Monterey County to its junction with the western boundary line of Fresno County; thence northerly along the western boundary line of Fresno County to the western corner thereof; thence northerly, easterly, and southerly along the western, northern, and eastern boundary line of Merced County, to the southeast corner thereof; thence northeasterly along the northern Boundary of Madera County, to the northeast corner thereof; thence southerly and easterly along the eastern boundary lines of Madera, Fresno, and Tulare Counties to the southeast corner of Tulare County;

thence easterly along the southern boundary line of Inyo County to its intersection with the eastern boundary line of the State of California.

AND, WHEREAS, The State Veterinarian has, on this ^{10th} day of January 1903, made and established the following rules and regulations as to the crossing of cattle over the said quarantine line:

From and after this date every person, company, and corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying, or transporting, or from causing to be driven, led, moved, carried, or transported, over or across said quarantine line so established, any cattle originating or being ^{south} ~~south~~ or west of the said quarantine line, and all railroad and steamboat companies, and other transportation companies, their officers, agents, and servants, are hereby prohibited from shipping or transporting, or accepting for shipment or transportation, and cattle originating or being south or west of said quarantine line, or from shipping or transporting into the State of California any cattle originating or being in that area of territory in the United States south of the Federal quarantine line which has been or may be established by the United States Department of Agriculture, or any cattle infested with the Boophilis Annulatus tick, except in accordance with the regulations of the United States Department of Agriculture, or except where said cattle are shipped or transported in railroad trains for immediate slaughter, and where so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination separate pens shall be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said stock shall be cleansed and disinfected before they are used to transport, store or shelter animals or merchandise.

All cars carrying cattle from said area shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the waybills or said shipment shall have a note on its

face with a similar statement. Whenever any cattle have come ~~fre~~ from said area, and shall be reshipped from any point at which they have been reloaded to other points of destination, the cars carrying said animals shall bear similar placards with like statements and the waybills so stamped. At whatever point these cattle shall be unloaded, they shall be placed in separate pens, to which no other cattle shall be admitted.

The cars used to transport such animals and the pens in which they are fed and watered, and the pens set apart for their reception at points of destination, shall be disinfected in the following manner:

(a) Remove all litter and manure; this litter and manure may be disinfected by mixing it with lime or diluted sulphuric acid, or, if not disinfected, it may be stored where no cattle can come in contact with it;

(b) Wash the cars, ^{and} feeding and watering troughs with water until clean;

(c) Saturate the walls and floors of the cars, fencing and troughs and chutes of the pens with a solution made by dissolving four ounces of chloride of lime to each gallon of water; or disinfect the cars with a jet of steam under a pressure of not less than fifty pounds to the square inch.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California.

Now Therefore
~~AND, WHEREAS~~, I, **GEORGE C. PARDEE**, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above ~~boundary~~ ^{boundary} of such quarantine within said State of California, and further hereby proclaim the above rules, orders and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be the legal and binding rules and regulations within said State; and I do further proclaim that said orders, rules

and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said orders, rules or regulations to the penalties provided for in section eight of said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor".

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this 10th day of January A.D. 1903.

Geo. B. Pardee
Governor of the State of California.

ATTEST:

C. F. Lumsy
Secretary of State.

by J. H. ...
Deputy Secretary of State



254

Proclamation
1900

Filed in the Office of the
SECRETARY OF STATE.

the *31* day of

Nov A. D. 1903

C. F. Lamm
SECRETARY OF STATE.

By *[Signature]*
DEPUTY.

Record Book, Page

PROCLAMATION.

EXECUTIVE DEPARTMENT

STATE OF CALIFORNIA.

Sacramento?

March 30th 1903

WHEREAS, The State Veterinarian of the State of California has ascertained that certain cattle located in the County of Humboldt, State of California, are affected with an infectious disease known as "Verminous Bronchitis", and that the said cattle are liable to communicate and spread the said disease if permitted shipment to any noninfected districts, and

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," in effect March 18, 1899, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Verminous Bronchitis in cattle, has, on this 30th day of March 1903, made the following rules and regulations;

From and after this date every person, company, and corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing to be driven, led, moved, carried, or transported, and all railroad and steamboat companies and other transportation companies, their officers, agents and servants, are hereby prohibited from shipping or transporting, or accepting for shipment or transportation, any cattle under 12 months old, originating or being in the County of Humboldt, State of California.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California; now

THEREFORE, I, George C. Pardee, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above quarantine within said State of California, and further hereby proclaim the above rules, orders and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be the legal and binding rules and regulations within said State; and I do further proclaim that said orders, rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said orders, rules or regulations to the penalties provided for in section eight of said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this *30th* day of *March* 1903.

George C. Pardee
Governor of the State of California.

ATTEST.

G. F. Curry
Secretary of State.

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AMENDMENT TO QUARANTINE PROCLAMATION OF MARCH 30, 1903.

MODIFYING THE QUARANTINE ON THE CALVES OF

HUMBOLDT COUNTY, CALIFORNIA.

Executive Department,

State of California.

Sacramento, June 16, 1903

WHEREAS, the Honorable Board of Supervisors of the County of Humboldt, State of California, have enacted a County law or ordinance, known as ORDINANCE NO. 81. "An ordinance to Suppress, Eradicate, and prevent the spread of Infectious or Contagious Diseases among Livestock in the County of Humboldt, and providing for the proper enforcement of its provisions,"

THEREFORE, the Proclamation of March 30, 1903. is hereby modified in accordance with the following rules and regulations.

All calves originating in the County of Humboldt, over five (5) months, and less than twelve (12) months of age, may be moved to points in the State of California, upon inspection and certification that they are free from any infectious or contagious diseases, by a duly authorized officer of the County Board of Supervisors.

Copies of all certificates of inspection made under this modification must be forwarded to the State Veterinarian of California before or at the time that said shipment is made, giving full information as to the origin, destination and consignors of said shipment.

This amendment is granted upon condition that the Board of Supervisors of said County enforce efficient measures, looking to the live stock sanitation, and the eradication of any infectious or contagious diseases.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this 16th day of June, 1903.

Geo. C. Pardee,
Governor of the State of California.

ATTEST:

(Copy)

C. F. Curry

Secretary of State.

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SECRETARY OF

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B. F. Lanning

SECRETARY OF

J. H. Hurd

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EXECUTIVE DEPARTMENT.

SACRAMENTO, CAL.

THANKSGIVING PROCLAMATION.

THEREAS, it has become the custom, justified by long and continuous observance, for the people of the State of California to set apart one day in every year on which to lay aside all cares of business and the ordinary affairs of life, in order that they may offer up their thanks to God for the manifold blessings He has showered upon them during the preceding year; and,

THEREAS, California has, during the year just passed, enjoyed a season of the greatest material prosperity, and her people have made great advancement in all that tends to make a people happy, prosperous and contented; and,

THEREAS, the past year has been one of profound peace, both at home and abroad; and,

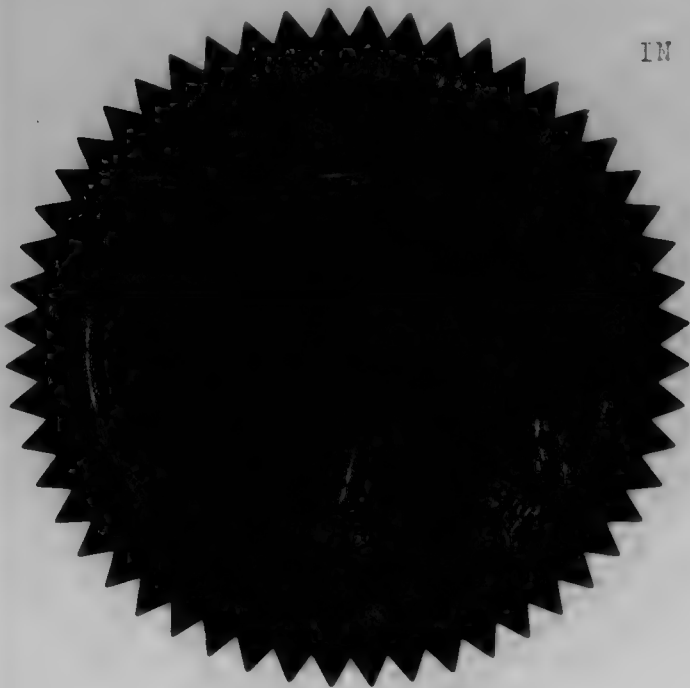
THEREAS, our people have been happily protected from pestilence and calamities and are enjoying the natural blessings so freely showered on them; and,

THEREAS, the President has set apart, as a day of NATIONAL THANKSGIVING, Thursday, the twenty-sixth day of November; and,

WHEREAS, it is fitting that the people of the State of California should observe the day thus set apart by the President as the occasion of their annual offering up of thanks to God for past blessings and as a proper opportunity to supplicate Him for their continuance;

NOW, THEREFORE, I, GEORGE C. PARDEE, Governor of the State of California, do hereby set apart and constitute Thursday, the twenty-sixth day of November, 1903, as a public holiday, on which all public and all but the most absolutely necessary private business shall be laid aside, in order that our people may have an opportunity to properly offer up their thanks to the ever-living

God for His past mercies and, as one people, supplicate him for the continuance of His favors.



IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of State to be hereunto affixed, at the city of Sacramento, California, this third day of November, in the year of our Lord one thousand nine hundred and three.

Geo. C. Pardee
Governor.

Attest:

C. F. Curry
Secretary of State

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PROCLAMATION.

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EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA,
Sacramento.

WHEREAS, the State Veterinarian of the State of California has ascertained ^{and as reports to me,} that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate a contagious and infectious disease, known as Texas, Splenetic, or Southern Cattle Fever, to cattle located north and east of said line, should said cattle located south and west be shipped, moved or transported, driven or grazed over the lands situated on the north and east of said line; and

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," in effect March 18, 1899, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, Splenetic, or Southern Cattle Fever in cattle, has, on this 21st day of December, 1903 made a quarantine line as follows:

Beginning ~~of~~ the Pacific Coast where the northern boundary line of San Luis Obispo County connects with the Pacific Ocean thence easterly along the ~~southern~~ ^{northern} boundary line of San Luis Obispo County to its junction with the western boundary line of Kern County thence northerly and westerly along the western boundary line of Kern County to the north west corner of Kern County, thence northerly

along the western boundary line of Fresno County to the western corner thereof; thence northerly, easterly, and southerly along the western, northern and eastern boundary line of Merced County, to the southeast corner thereof; thence northeasterly along the northern boundary of Madera County, to the northeast corner thereof; thence southerly and easterly along the eastern boundary lines of Madera, Fresno, and Tulare Counties to the southeast corner of Tulare County; thence easterly along the southern boundary line of Inyo County to its intersection with the eastern boundary line of the State of California; and

WHEREAS, the State Veterinarian has, on this 8th, day of January, 1903, made and established the following rules and regulations as to the crossing of cattle over the said quarantine line:

From and after this date every person, company, and corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying, or transporting, or from causing to be driven, led, moved, carried, or transported, over or across said quarantine line so established, any cattle originating or being south or west of the said quarantine line, and all railroads and steamboat companies, and other transportation companies, their officers, agents, and servants, are hereby prohibited from shipping or transporting, or accepting for shipment or transportation, any cattle originating or being south or west of said quarantine line, or from shipping or transporting into the State of California any cattle originating or being in that area of territory in the United States south of the Federal Quarantine line which has been or may be established by the United States Department of Agriculture, or any cattle infested with the *Boophilis Annulatus* tick, except in accordance with the

regulations of the United States Department of Agriculture or except where said cattle are shipped or transported in railroad trains for immediate slaughter, and when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination separate pens shall be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said stock shall be cleansed and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying cattle from said area shall bear placards stating said cars contain "SOUTHERN CATTLE" and each of the waybills of said shipment shall have a note on its face with a similar statement. Whenever any cattle have come from said area, and shall be reshipped from any point at which they have been reloaded to other points, of destination, the cars carrying said animals shall bear similar placards with like statements and waybills so stamped. At whatever point these cattle shall be unloaded, they shall be placed in separate pens, to which no other cattle shall be admitted.

The cars used to transport such animals and the pens in which they are fed and watered, and the pens set apart for their reception at points of destination, shall be disinfected in the following manner:

(a) Remove all litter and manure; this litter and manure may be disinfected by mixing it with lime or diluted sulphuric acid, or, if not disinfected, it may be stored where no cattle can come in contact with it;

(b) Wash the cars, and feeding and watering troughs with water until clean;

(c) Saturate the walls and floors of the cars, fencing and troughs and chutes of the pens with a solution made by dissolving four ounces of Chloride of lime to each gallon of water; or disinfect the cars with a jet of steam under a pressure of not less than fifty pounds to the square inch.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California; now,

THEREFORE, I, George C. Pardee, as Governor of the State of California, by virtue of the authority vested in me by law, ^{and upon the recommendation of the State Veterinarian,} do hereby proclaim the above boundary of such quarantine within said State of California, and further hereby proclaim the above rules, orders and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be the legal and binding rules and regulations within said State; and I do further proclaim that said orders, rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said orders, rules or regulations to the penalties provided for in section eight of said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor".

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this 21st day of January, A. D. 1903.

Geo. C. Pardee
Governor of the State of California.

ATTEST:

Edw. C. Cunningham
Secretary of State.

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By *[Signature]*

Recd. Dec 21 1903

AMENDMENT TO PROCLAMATION.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA,

Sacramento.

In consideration of the action of the Boards of Supervisors of the Counties of Kern, Tulare, Kings, Fresno, Madera, Merced and San Luis Obispo in placing under strict quarantine all areas in said counties known to be infested with the Boophilis Annulatus tick, the transmitter of ^{and upon the recommendation of the State Veterinarian} Texas, Splenetic, or Southern Cattle Fever, Cattle originating in the above mentioned counties can be moved to points in the State of California, north and above the State quarantine line, provided they are first inspected by the State Veterinarian, or his duly authorized agent, and are accompanied by a certificate showing said animals to be free from contagious or infectious diseases.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be affixed, this

21st day of December A. D. 1903.

Geo. A. Parker
Governor of the State of California

ATTEST:

C. F. Curry
Secretary of State.

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Electron

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Sept 11 1904
to F. L. Lanning
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J. H. Lanning

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SPECIAL EMERGENCY PROCLAMATION.

STATE OF CALIFORNIA.

EXECUTIVE DEPARTMENT.

WHEREAS, a vacancy has occurred in the Senate of the State of California by the death of Hon. C. H. Russell, Senator from the Thirtieth Senatorial District of the State of California;

NOW, THEREFORE, in accordance with the law thereunto directing me, I hereby proclaim and give notice that a Special Election will be held throughout the Thirtieth Senatorial District of the State of California, on Tuesday, November 8th, A. D. 1904, at which Special Election the following officer will be elected, to-wit:

One Senator from the Thirtieth Senatorial District of the State of California, to serve for the unexpired term of Hon. C. H. Russell, deceased.

And I do further order, under penalty of One Hundred Dollars for the arrest and conviction of any and every person guilty of the violation of Article IV, Section 1, of the Constitution of the State of California, that the amount of money to be paid for the expenses of the election shall not exceed, for the year 1904, the sum of One Thousand Dollars.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State to be hereunto affixed, at the City of Sacramento, this twenty-sixth day of September, A. D. 1904.

Geo. C. Pardee
Governor of the State of California.

Edw. C. Cunningham
Secretary of State.

260

1904

Proclamation

Proclamation

SECRETARY OF STATE

the 26 day of
Sept. 1904

6.7
SECRETARY OF STATE

By *[Signature]*
DEPUTY

Page

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260
1904
Proclamation

SPECIAL ELECTION PROCLAMATION.

STATE OF CALIFORNIA,

EXECUTIVE DEPARTMENT.

WHEREAS, a vacancy has occurred in the Senate of the State of California by the death of Hon. G. H. Williams, Senator from the Twenty-fourth Senatorial District of the State of California;

NOW, THEREFORE, in accordance with the law thereunto directing me, I hereby proclaim and give notice that a Special Election will be held throughout the Twenty-fourth Senatorial District of the State of California, on Tuesday, November 8th, A. D. 1904, at which Special Election the following officer will be elected, to-wit:

One Senator from the Twenty-fourth Senatorial District of the State of California, to serve for the unexpired term of Hon. G. H. Williams, deceased.

And I do further offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such reward to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Hundred Dollars.

IN TESTIMONY WHEREOF, I have hereunto set

my hand, and caused the Great Seal of the State to be affixed, at the City of Sacramento, this twenty-sixth day of September, A. D. 1904.

Geo. C. Pardee

Governor of the State of California.

Attest:

C. F. Barry
Secretary of State



252

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1904
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E. F. Curran
Humboldt

SPECIAL ELECTION PROCLAMATION.

STATE OF CALIFORNIA,

EXECUTIVE DEPARTMENT.

WHEREAS, a vacancy has occurred in the Senate of the State of California by the resignation of Hon. J. R. Knowland, Senator from the Fourteenth Senatorial District of the State of California;

NOW, THEREFORE, in accordance with the law thereunto directing me, I hereby proclaim and give notice that a Special Election will be held throughout the Fourteenth Senatorial District of the State of California, on Tuesday, November 8th, A. D. 1904, at which Special Election the following officer will be elected, to-wit:

One Senator from the Fourteenth Senatorial District of the State of California, to serve for the unexpired term of Hon. J. R. Knowland, resigned.

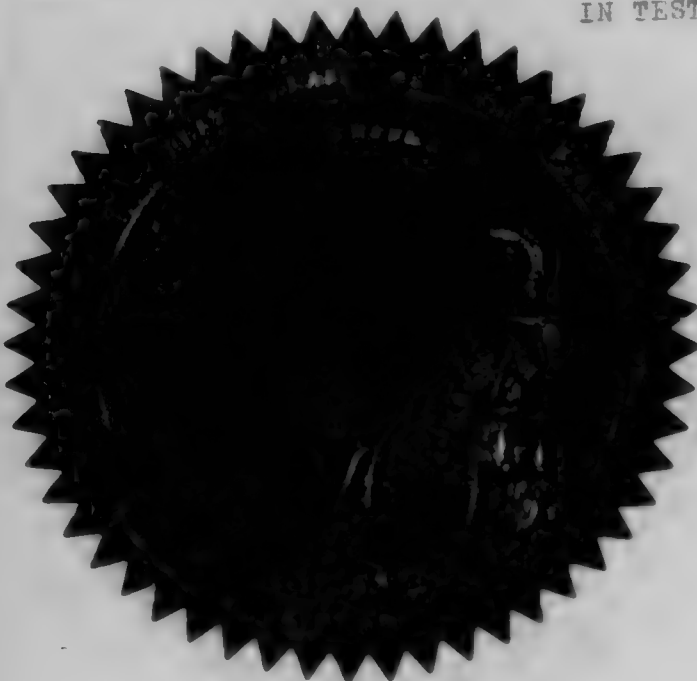
And I do further offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such reward to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State to be affixed, at the City of Sacramento, this Twenty-eighth day of September, A. D. 1904.

Geo. C. Pardee
Governor of the State of California.

Attest:

C. J. Curry
Secretary of State



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Thompson
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Proclamation
1904

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the 5th

for

E. F. Cunningham

Special Agent

United States

RESOLUTIONS OF THE LEGISLATURE.

SAN FRANCISCO, CALIF.

THAT THE PEOPLE OF THE STATE OF CALIFORNIA.

WHEREAS, the people of the State of California are peculiarly blessed in a beautiful land, far and beyond measure, a land where the best things of every clime are plentifully at hand, and Providence has placed us to enable here a comfortable enjoyment of the principles of magna carta and the moral law, so that, though we are a contented people, secure in our liberties, still we are suffering in our daily life, without disastrous inner dissensions or class strife and amenable at all times to the dictates of justice and the rules of fair dealing, and

WHEREAS, we have seen during the past year, notwithstanding any kinds, our varied manufacturing industries are prospering, and the general welfare generally is greater than ever before, with possibilities of more happiness and security than we have ever known to any other people who have ever existed, and

WHEREAS, we realize that all we are and all we have are a result of the favor of the all-loving God whose continuous care is the cause of our prosperity.

AND, WHEREFORE, I, George L. Pardee, Governor of the State of California, in accordance with the provisions of the constitution of the State of California, do hereby declare the first of November, A.D. 1914, a public holiday, on which day all business shall be laid aside in order that our people may have an opportunity to thank their Father to God for his past goodness, and to give thanks for the preservation of His favors.

IN WITNESS WHEREOF, I have
hereunto set my hand
and caused the Great
Seal of State to be
hereunto affixed at the
city of Sacramento,
California, this fifth
day of November, nineteen
hundred and four.

Governor.

Attest:

C. F. Curry

Secretary of State.

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Proclamation **263**
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1117
SECRETARY OF STATE
the ¹³ day of
Dec 1904
D. F. Leary
By *[Signature]*
Recd

To all to whom these Presents shall come, Greeting:

Whereas, the Legislature of the State of California, at its 35th session, passed an act entitled "An act to provide for the issuance and sale of state bonds to create a fund for the construction by the board of state harbor commissioners of a seawall and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," and also known and cited as the "San Francisco Seawall Act," and

Whereas, in accordance with the terms of said act and the proclamation of the Governor of this State, said act was submitted to the people of the State of California for their ratification at the general election held on Tuesday, November 8, 1904, and

Whereas, the Secretary of State of the State of California has certified under the great seal of State that said Act received the majority of all the votes cast for and against it at such election,

NOW, THEREFORE, I, GEORGE C. PARDEE, Governor of the State of California, in accordance with the provisions of Section 10 of said Act do hereby make public proclamation that said Act, known as the "San Francisco Seawall Act," has received the majority of the votes cast for and against it at such election, and that said Act is now in effect and shall be irrepealable until the principal and interest of the liabilities created therein shall be paid and discharged.

IN TESTIMONY WHEREOF, I have

hereunto set my hand

and caused the Great

Seal of State to be

hereunto affixed this

14th day of December,

Attest:

nineteen hundred and

four.

C. J. Lunge
Secretary of State.

Geo C. Pardee
Governor.

EP 3670 237

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Fullerton

1905

July 10, 1905

to F. Lenny

By M. M. M.

1905

AMENDMENT TO PROCLAMATION.

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

Sacramento, Feb. 1st, 1905.

In consideration of the action of the Boards of Supervisors of the Counties of Kern, Tulare, Kings, San Luis Obispo, Fresno, Madera and Merced, in appointing a "County Live Stock Inspector," and placing under strict quarantine all areas in said counties known to be infested with the *Boophilis Annulatus* tick, the transmitter of Texas, Splenetic, or Southern Cattle Fever. Cattle originating in the above mentioned counties can be moved to points in the State of California, north and above the State quarantine line, provided they are first inspected by the State Veterinarian, or his duly authorized agent, and are accompanied by a certificate showing said animals to be free from contagious or infectious diseases.

IT IS HEREBY ORDERED, That, during the continuance of the quarantine line as set forth in the proclamation of February, 1st, 1905, no cattle originating in the quarantine area as described in said proclamation shall be moved or allowed to move into the counties of Kern, Tulare, Kings, San Luis Obispo, Fresno, Madera and Merced.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be affixed, this day of February, 1905.

Geo. C. Purdy
Governor of the State of
California.

ATTEST:

C. F. Lewis
Secretary of State.

By [Signature]
Deputy Secretary of State.

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PROCLAMATION.

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

Sacramento, Feb. 1st, 1905.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate a contagious and infectious disease, known as Texas, Splenetic, or Southern Cattle fever, to cattle located north and east of said line; should said cattle located south and west be shipped, moved or transported, driven or grazed over the lands situated north and east of said line; and

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," in effect March 18, 1899, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, Splenetic, or Southern Cattle fever in cattle, on this 1st, day of February, 1905, had established a quarantine line as follows:

beginning at the Pacific coast where the northern boundary line of San Luis Obispo County connects with the Pacific Ocean; thence easterly along the northern boundary line of San Luis Obispo County to its junction with the northern boundary of Kings County; thence north-westerly along the western boundary of Kings and Fresno counties to the western corner of Fresno County; thence northerly, easterly, and southerly along the western, northern, and eastern boundary line of Merced County to the southeast corner thereof; thence northeasterly along the northern boundary of Madera County to the northeast corner thereof; thence southerly and easterly along the eastern boundary lines of Madera, Fresno, and Tulare counties to the southeast corner of Tulare County; thence easterly along the southern boundary line of Inyo County to its intersection with the eastern boundary line of the State of California.

WHEREAS, The State Veterinarian has, on this 1st day of February, 1905, made and established the following rules and regulations as to the crossing of cattle over the said quarantine line:

From and after this date every person, company and corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying, or transporting, or from causing to be driven, lead, moved, carried or transported, over or across said quarantine line so established, any cattle originating or being south or west of the said quarantine line, and all railroad and steamboat companies, and other transportation companies, their officers, agents, and servants, are hereby prohibited from shipping or transporting, or accepting for shipment or transportation any cattle originating or being south or west of said quarantine line, or from shipping or transporting into the State of California any cattle originating or being in that area of territory in the United States south of the Federal quarantine line which has been or may be established by the

United States Department of Agriculture, or any cattle infected with the *Boophilis Annulatus* tick, except in accordance with the regulations of the United States Department of Agriculture, or except where said cattle are shipped or transported in railroad trains for immediate slaughter, and when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination separate pens shall be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said stock shall be cleansed and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying cattle from said area shall bear placards stating that said cars contain "SOUTHERN CATTLE" and each of the way-bills of said shipment shall have a note on its face with a similar statement. Whenever any cattle have come from said area, and shall be reshipped from any point at which they have been reloaded to other points, of destination, the cars carrying said animals shall bear similar placards with like statements and the way-bills so stamped. At whatever point these cattle shall be unloaded, they shall be placed in separate pens, to which no other cattle shall be admitted.

The cars used to transport such animals and the pens in which they are fed and watered, and the pens set apart for their reception at points of destination, shall be disinfected in the following manner:

(a) Remove all litter and manure; this litter and manure may be disinfected by mixing it with lime or diluted sulphuric acid, or, if not disinfected, it may be stored where no cattle can come in contact with it.

(b) Wash the cars, and feeding and watering troughs with water until clean.

(c) Saturate the walls and floors of the cars, fencing and troughs and chutes of the pens with a solution made by dissolving four ounces of chloride of lime to each gallon of water; or disinfect the cars with a jet of steam under a pressure of not less than fifty pounds to the square inch.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California; now

WHEREFORE, I, George W. Pardee, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above boundary of such quarantine within said State of California, and further hereby proclaim the above rules, orders and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be the legal and binding rules and regulations within said State; and I do further proclaim that said orders, rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said orders, rules or regulations to the penalties provided for in section eight of said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and
caused the Great Seal of this State to be hereunto affixed
this day of February, A. D., 1905.

Geo. C. Furdor
Governor of the State of
California.

ATTEST:

E. F. Leung
Secretary of State.

By J. M. Munn
Deputy Secretary of State.

EF 3670 2573

267

Proclamation

1905

Proclamation

EXECUTIVE DEPARTMENT.
STATE OF CALIFORNIA.
SACRAMENTO.

S. F. Curry
Governor

THANKSGIVING DAY PROCLAMATION

I, THE GOVERNOR.

WHEREAS, the president of the United States has, by proclamation, set apart Thursday, the thirtieth day of November of the present year, as a day of Thanksgiving and Prayer; and

WHEREAS, the People of the State of California have great cause to be thankful for the harvests from their fields, for the products of their mines, for general prosperity in country and city, for continued growth of population and industries, for freedom from pestilence and for the blessings of peace and domestic happiness;

NOW, THEREFORE, I, GEORGE C. PARDEE, Governor of California, by virtue of the authority vested in me by law, do hereby designate and proclaim Thursday, the thirtieth day of November, A. D. 1905, a legal holiday, and recommend its observance as a day of Thanksgiving and Prayer, in order that the people of this commonwealth may, by such observance, and more especially by public gatherings and appropriate religious services, manifest a proper sense of appreciation and of gratitude to the Almighty for His manifold blessings.

In witness whereof, I have hereunto set my hand, and caused the great Seal of the State of California to be affixed, at Sacramento, this 14th day of November, A. D. One Thousand Nine Hundred and Five.

Geo. C. Pardee

Governor of California.

By the Governor:

B. F. Curry

264

Pace

S. F. Lewis
H. H. H. H.

1871

P R O C L A M A T I O N .

-ooOoo-

EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA,

Sacramento, November 20, 1905.

WHEREAS, the State Veterinarian of the State of California has ascertained that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate a contagious and infectious disease, known as Texas, Splenetic or Southern Cattle Fever, to cattle located north and east of said line, should said cattle located south and west be shipped, moved or transported, driven or grazed over the lands situated north and east of said line; and

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to amend section two of that certain Act of the Legislature of the State of California entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide and appropriation therefor" which became a law March 18, 1899, approved March 20, 1905, The State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, Splenetic, or Southern Cattle Fever in cattle, has, on this 20th, day of November 1905, made a quarantine line as follows:

Beginning on the Pacific coast where the northern boundary line of San Luis Obispo County connects with the Pacific Ocean; thence easterly along the northern boundary line of San Luis Obispo County to its junction with the western boundary of Kings County; thence northwesterly along the western boundary of Kings and Fresno counties to the western corner of Fresno County; thence northerly, easterly, and southerly along the western, northern, and eastern boundary line of Merced County to the southeast corner thereof; thence northeasterly along the northern boundary of Madera County to the northeast corner thereof; thence southerly and easterly along the eastern boundary lines of Madera, Fresno, and Tulare counties to the southeast corner of Tulare County; thence easterly along the southern boundary line of Inyo County to its intersection with the eastern boundary line of the State of California.

WHEREAS, the State Veterinarian has, on this 20th, day of November 1905, made and established the following rules and regulations as to the crossing of cattle over the said quarantine line:

From the 1st day of February 1906 to the 31st day of October 1906, inclusive, every person, company, and corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying, or transporting, or from causing to be driven, led, moved, carried, or transported, over or across said quarantine line so established, any cattle originating or being south or west of the said quarantine line, and all railroad and steamboat companies, and other transportation companies, their officers, agents, and servants, are hereby prohibited from shipping or transporting, or accepting for shipment or

transportation, any cattle originating or being south or west of said quarantine line, or from shipping or transporting into the State of California any cattle originating or being in that area of territory in the United States south of the Federal quarantine line which has been or may be established by the United States Department of Agriculture, or any cattle infested with the BOOPHILIS ANNULATUS tick, except in accordance with the regulations of the United States Department of Agriculture or except where said cattle are shipped or transported in railroad trains for immediate slaughter, and when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination separate pens shall be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said stock shall be cleansed and disinfected before they are again used to transport, store, or shelter animals or merchandise.

All cars carrying cattle from said area shall bear placards stating that said cars contain "Southern Cattle", and each of the waybills of said shipment shall have a note on its face with a similar statement. Whenever any cattle have come from said area, and shall be reshipped from any point at which they have been reloaded to other points of destination, the cars carrying said animals shall bear similar placards with like statements and the waybills so stamped. At whatever point these cattle shall be unloaded, they shall be placed in separate pens, to which no other cattle shall be admitted.

The cars used to transport such animals, and the pens in which they are fed and watered, and the pens set apart for their reception at points of destination, shall be disinfected in the following manner:

(a) Remove all litter and manure; this litter and manure may be disinfected by mixing it with lime or saturate it with a five (5) per cent solution of 100 per cent carbolic acid, or, if not disinfected, it may be stored where no cattle can come in contact with it during the period from February 1, 1906 to October 31st, 1906, inclusive.

(b) Wash the cars and feeding and watering troughs with water until clean.

(c) Saturate the entire interior surface of the cars, inner surface of the including the car doors, and the fencing, troughs, chutes, and floors of the pens with a mixture made of $1\frac{1}{2}$ pounds of lime and $\frac{1}{2}$ pound of 100 per cent carbolic acid to each gallon of water, or with a solution made by dissolving 4 ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California; now

THEREFORE, I, George C. Pardee, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above boundary of such quarantine within said State of California, and further hereby proclaim the above rules, orders, and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be the legal and binding rules and regulations within said State; and I do

further proclaim that said orders, rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said orders, rules or regulations to the penalties provided for in section eight of said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this twentieth day of November, A. D. 1905.

Geo. C. Pardee
Governor of the State of California.

ATTEST:

C. J. Curry
Secretary of State.

By _____
Deputy Secretary of State.

AMENDMENT TO PROCLAMATION.

EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA.

Sacramento, November 20, 1905.

In consideration of the action of the Boards of Supervisors of the counties of Kern, Tulare, Kings, San Luis Obispo, Fresno, Madera, and Merced, in appointing a "County Live Stock Inspector," and placing under strict quarantine all areas in said counties known to be infested with the BOOPHILIS A NULATUS tick, the transmitter of Texas, Splenetic or Southern Cattle Fever, cattle originating in the above mentioned counties can be moved to points in the State of California north and above the State quarantine line, provided they are first inspected by the State Veterinarian, or his duly authorized agent, and are accompanied by a certificate showing said animals to be free from contagious or infectious diseases.

IT IS HEREBY ORDERED, That, during the continuance of the quarantine line as set forth in the proclamation of November 20, 1905, no cattle originating in the quarantine area as described in said proclamation shall be moved or allowed to move into the counties of Kern, Tulare, Kings, San Luis Obispo, Fresno, Madera and Merced.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be affixed this twentieth day of November, 1905.

Geo. C. Pardee
Governor of the State of California.

ATTEST:

C. J. Curry
Secretary of State.

By _____
Deputy Secretary of State.

[F2070 258]

19289

Proclamation

18th
April

L. F. Lemay
Frank J

Executive Department,

State of California.

WHEREAS, a disastrous earthquake has this day visited a large portion of the State of California, resulting in appalling loss of life, in great financial loss, and disorganizing the business affairs of many communities, and

WHEREAS, the City of San Francisco in particular has not only suffered a great loss of life and property from earthquake, but in addition has been devastated by a terrible conflagration, by which double calamity the whole State is injuriously affected,

NOW, THEREFORE, In order that the citizens of this State may set aside their ordinary daily concerns to address themselves to the catastrophe which has befallen them; that they may render aid to those in distress; that quiet may be restored, confidence regained, and financial panic averted, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by law, do hereby appoint, designate and proclaim Thursday, the nineteenth day of April, A.D. 1906 as a public holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed, this eighteenth

day of April, A.D. 1906.

Geo. C. Pardee
Governor.

G. F. Curry
Secretary of State.

[F 56 10 259]

P 27
Pac

Filed

SECRETARY

tho.....

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By.....

Record Book,.....

270906
Proclamation

Filed in the Office of the
SECRETARY OF STATE.

the 19 day of

Apr A. D. 1906

To: F. L. ...
SECRETARY OF STATE

By: ...
DEPUTY.

Record Book, Page

Executive Department,
State of California.

PROCLAMATION.

In the interests of the public welfare, I, George
C. Pardee, Governor of the State of California, by virtue
of the authority vested in me by the Constitution and Laws of
this State, do hereby designate, appoint and declare Friday,
the twentieth day of April, A. D. 1906 as a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand

and caused the Great

Seal of State to be hereunto

affixed this 19th day of

April, 1906.

Geo. C. Pardee
Governor.

By the Governor:

B. F. Curry
Secretary of State

[F 3670 260]

190271

Public Legal Holiday

Filed in the Office of the
SECRETARY OF STATE,

the 20 day of
April A. D. 1906

C. F. Terry
SECRETARY OF STATE

By J. H. ... DEPUTY.

Record Book, _____, Page _____

Executive Department }
State of California }

PROCLAMATION.

In the interests of public welfare, I, Governor C.

Pardee, Governor of the State of California, by virtue of the

authority vested in me by the Constitution and Laws of the

State of California, do hereby appoint, designate and declare

Saturday, the twenty-first day of April, A. D. 1906, as a

public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand

and caused the Great

Seal of State to be

hereunto affixed this

20th day of April, 1906.

Geo. C. Pardee

By the Governor:

G. F. Curry
Secretary of State

273

Public Legal Holidays

Filed in the Office of the
SECRETARY OF STATE.

the 20th day of
April A. D. 1906

E. F. Canning
SECRETARY OF STATE

By J. H. [Signature]
DEPUTY

Record Book, _____, Page _____

Executive Department,

State of California.

PROCLAMATION.

In the interests of the public welfare, I, George
C. Pardee, Governor of the State of California, by virtue
of the authority vested in me by the Constitution and Laws of
this State, do hereby appoint, designate and declare Monday,
April 23, 1906, and Tuesday, April 24, 1906, as public legal
holidays.

IN WITNESS WHEREOF, I have

hereunto set my hand

and caused the Great

Seal of State to be

hereunto affixed this

21st day of April, 1906.

Geo. C. Pardee
Governor.

By the Governor

C. F. Barry
Secretary of State.

1906 272

Proclamation
Public Legal Holiday

Filed in the Office of the

SECRETARY OF STATE.

the 24 day

April A. D. 1906

to 7 June

SECRETARY OF STATE.

By *[Signature]*

DEPUTY.

Record Book, , Page

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

PROCLAMATION.

In the interests of the public welfare, I, George
C. Pardee, Governor of the State of California, by virtue
of the authority vested in me by the Constitution and Laws of
this State, do hereby appoint, designate and declare "Wednesday,
April 25, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto affixed

this 24th day of April, 1906.

Geo. C. Pardee
Governor.

By the Governor:

C. J. Curry
Secretary of State

ET 10010-200

1906
274
No Examination

25-1A -
10-11 -
5 + 10
Spencer &

Executive Department,
State of California.

PROCLAMATION.

In the interests of the public welfare, I, George
D. Rood, Governor of the State of California, by virtue
of the authority vested in me by the Constitution and Laws of
this State, do hereby appoint, designate and declare Thursday,
April 26, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto af-

fixed this twenty-fifth

day of April, 1906.

Geo. D. Rood
Governor.

By the Governor:

C. F. Barry
Secretary of State.

11541412141

Procl²⁷⁵tion

26th
April
S. F. Cunningham
Hawaii

EXECUTIVE PROCLAMATION.

STATE OF CALIFORNIA.

SACRAMENTO.

In the interests of the public welfare, I, George
J. Gardner, Governor of the State of California, by virtue
of the authority vested in me by the Constitution and Laws of
this State, do hereby appoint, designate and declare Friday,
April 27, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand

and caused the Great Seal of

State to be hereunto af-

fixed this twenty-sixth

day of April, 1906.

Geo. C. Gardner
Governor

By the Secretary.

C. F. Curry
Secretary

100 0 200

P. 276¹⁹⁰⁶
P. 276¹⁹⁰⁶

L. J. Long
June 1906

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

SACRAMENTO.

In the interest of the public welfare, I, George
Governor of the State of California,
C. Pardee, by virtue of the authority vested in me by the
Constitution and Laws of this State, do hereby appoint,
and date and day are Saturday, April 28, 1906, a public legal
holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand

and caused the Great

Seal of State to be

hereunto affixed this

twenty-seventh day of

April, 1906.

Geo. C. Pardee
Governor.

Attest:

W. F. Curran
Secretary of State.

Procl

67
M

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

SACRAMENTO.

In the interests of the people of the State of California, I, George
C. Rordge, Governor of the State of California, by virtue
of the authority vested in me by the Constitution and Laws of
this State, do hereby appoint, designate and declare Monday,
April 30, 1900, a day of local holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

the State to be hereunto

affixed this twenty-

of the month of April, 1900.
Geo. C. Rordge
Governor.

Attest:

L. F. Curry
By J. H. Smith
Deputy Secretary of State

278 06
Proclamation

S. F. Loring
March 7

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

SACRAMENTO.

In the interests of the public welfare, I, George
C. Pardee, Governor of the State of California, by virtue
of the authority vested in me by the Constitution and Laws of
this State, do hereby appoint, designate and declare Tuesday,
May 1st, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand

and caused the Great

Seal of State to be here-

unto affixed this 30th

day of April, 1906.

Geo. C. Pardee

Attest:

C. F. Curry.

Secretary of State.

27901

Proclamation

Filed in the Office of the
 SECRETARY OF STATE.
 the 1st day of
May A. D. 1906
E. F. Lee
 SECRETARY OF STATE
 By Wm. H. ... DEPUTY
 Record Book, ... Page ...

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

PROCLAMATION.

In the presence of the people of the State of California, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Wednesday, May 3, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal

of State to be hereunto

affixed this first day

of May, 1906.

Geo. C. Pardee
Governor.

Attest:

C. F. Barry
Secretary of State



[F340 207]

Proclamation ²⁸⁰

T 906

May 3^d
to 7 Sunday
March

Executive Department,

State of California.

PROCLAMATION.

In the interests of the public welfare, I, George
C. Pardee, Governor of the State of California, by virtue of
the authority vested in me by the Constitution and laws of this
State, do hereby appoint, designate and declare Thursday, May
three, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto affixed

this second day of May.

nineteen hundred and six.

Geo. C. Pardee

Governor.

Attest:

C. F. Brown
Secretary of State.

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

PROCLAMATION.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Friday, May 4th, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this third day of

May, nineteen hundred and

six

G. C. Pardee

Governor.

Attest:

C. F. Curry

Secretary of State.

12826
Proclamation

Filed in the Office of the
SECRETARY OF STATE,

the 4 day of
May A. D. 1906

to F. L. Lemmon
SECRETARY OF STATE

By J. H. Munn
DEPUTY.

Record Book, Page

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

SACRAMENTO.

In the interest of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Saturday, May 5, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this fourth day

of May 1906.

Geo. C. Pardee
Governor.

Attest:

C. F. Curry.
Secretary of State.

Proc. 283 Tr
1906

Filed in the Office of the
SECRETARY OF STATE.

the 5th day of

May A. D. 1906

To F. L. ...
SECRETARY OF STATE

By ...
DEPUTY

Record Book, ..., Page ...

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

SACRAMENTO.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Monday, May 7, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand

and caused the Great Seal

of State to be hereunto

affixed this fifth day

of May, 1906.

Geo. C. Pardee
Governor.

Attest:

C. F. Long
Secretary of State.

EF3670-272

28406
Pollanation

Filed in the Office of the
SECRETARY OF STATE
the 7th day of
March A. D. 1906
L. F. Carr
By J. H. Carr
Record Book, Page

EXECUTIVE DEPARTMENT.

OFFICE OF THE GOVERNOR.

SAN FRANCISCO.

PROCLAMATION.

In the interest of the public welfare, I, George W. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Tuesday, May 1, 1906, a public holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

affixed the Great Seal of

the State to be hereunto

affixed this seventh day

of May, 1906.

Geo. W. Pardee

Attest:

C. F. Curry
Secretary of State.

IF 10 10

285
Proclamation
1906

8

67 *Long*
March

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

SACRAMENTO.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Wednesday, May 6, 1908, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

affixed the great seal of

State this eighth day of

May, nineteen hundred

and six.

Geo. C. Pardee
Governor.

Attest:

L. J. ...
Secretary of State.

21308 215

286-
MacClintock

1906

Filed in the Office of the
SECRETARY OF STATE.

the 9th day of
May A. D. 1906

C. F. Lee
SECRETARY OF STATE

By H. H. Hunt
DEPUTY

Record Book, Page

EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA,
SACRAMENTO.

PROCLAMATION.

In the interest of the public welfare, I, George C. Rogers, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Thomas, May 10, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

the Great Seal of the State

at Sacramento, California,

this 10th day of May, 1906.

Geo. C. Rogers
Governor.

Attest:

C. F. Curry
Secretary of State.

288
Resolution

Filed in the Office of the
SECRETARY OF STATE,
the 10th day of
May A. D. 1906
By *W. F. [unclear]*
DEPUTY.
Record Book, Page

EXECUTIVE DEPARTMENT

STATE OF CALIFORNIA.

SACRAMENTO.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Friday, May eleventh, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal

of State to be hereunto

affixed this tenth day

of May, 1906.

Geo. C. Pardee
GOVERNOR.

Attest:

B. F. Curry
SECRETARY OF STATE.

[F 36-0 278]

Filed
SECRET
the
...
...
...
By
Record Book,

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA,

OFFICE OF THE GOVERNOR.

SAN FRANCISCO.

In the interests of the public welfare, I, George C. Rogers, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby solemnly designate and declare Saturday, May twelfth, 1906, a public legal holiday.

IN WITNESS WHEREOF, I

have hereunto set my hand

and caused the Seal of the

State to be hereunto

affixed this seventh

day of May, 1906.

Geo. C. Rogers
Governor.

Attest:

C. F. Curry
Secretary of State.

266

Resolution

APRIL 19

Filed in the Office of the
SECRETARY OF STATE,
the 11th day of
May A. D. 1906
to Henry
SECRETARY OF STATE
By J. H. H. H.
RECEIVED
Record Book, Page

WHEREAS, by reason of the disaster to San Francisco and vicinity on April 18, 1906, it became necessary for the Governor to exercise the authority granted him under Article 8, Section 1 of the Constitution of this State, and

WHEREAS, Section 2076 of the Political Code provides that "Officers while on active duty in the service of the State shall receive the same pay and allowance as officers of similar grade in the United States Army, and enlisted men while on active duty in the service of the State shall receive two dollars per day" xxx, and,

WHEREAS, no appropriation has been made to meet the expenses already contracted and being contracted under authority of law as above noted, and,

WHEREAS, the members of the militia in great part have families dependent upon them for support, and

WHEREAS, it is desired to provide means whereby immediate relief may be granted them, therefore be it

RESOLVED, that the State Board of Examiners give its moral support individually and collectively to this means of relief and under authority of Section 663 of the Political Code, recommends that the Legislature appropriate sufficient money to fully meet the claims contracted under the above mentioned conditions.

Dated May
11th 1906

(Signed)

G. C. Purdie
Governor.

B. F. Curry.
Secretary of State.

Lowell
Attorney General.

State

Board

of

Examiners.

[F 3670: 279]

Proclamation
289
1906

Filed in the Office of the
SECRETARY OF STATE
the 2 day of
May A. D. 1906
E. F. Clegg
SECRETARY OF STATE
By [Signature]
Record Book, _____, Page _____

EXECUTIVE OFFICE,
STATE OF CALIFORNIA,
SACRAMENTO.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Monday, May fourteenth, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this twelfth day

of May, 1906.

Geo. C. Pardee
Governor.

Attest:

B. F. Curry
Secretary of State.

290-290.

290
The Chairman
1906

Filed in the Office of the
SECRETARY OF STATE.

the 18 day of

May A. D. 1906

C. F. Cummings
SECRETARY OF STATE

By J. H. Smith
DEPUTY

Record Book, Page

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA,

SACRAMENTO.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Tuesday, May fifteenth, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this fourteenth

day of May, 1906.

Geo. C. Pardee
Governor.

Attest:

B. F. Curry
Secretary of State.

30027
Proclamation
291
1906

Filed in the Office of the
SECRETARY OF STATE.
the 15 day of
May A. D. 1906
S. F. Leary
SECRETARY OF STATE
By J. H. Smith
DEPUTY
Record Book, Page

EXECUTIVE DEPARTMENT.

STATE OF CALIFORNIA.

SACRAMENTO.

PROCLAMATION.

In the interests of the public welfare, I, George
J. Pardee, Governor of the State of California, by virtue of the
authority vested in me by the Constitution and laws of this State,
do hereby appoint, designate and declare Wednesday, May sixteenth,
1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand

and caused the Great

Seal of State to be

hereunto affixed this

fifteenth day of

May, 1906.

Geo. C. Pardee
Governor.

Attest:

B. F. Curry.
Secretary of State.

292-1906

292-
Proclamation
1906

Filed in the Office of the
SECRETARY OF STATE
the 16 day of
May A. D. 1906
L. F. [Signature]
SECRETARY OF STATE
By [Signature] DEPUTY
Record Book, Page

Executive Department,
State of California.

In the presence of two public officers, I, George C. Rood, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby certify that the State and Federal Treasury, for the month, 1907, is in the legal limit.

WITNESSED my hand and seal this 1st day of

January, 1907.

and seal of the Court

Georg. C. Rood

Secretary of State

Attest my hand and seal

this

Geo. C. Rood

Attest:

G. F. Curry

293

293

Resolution

1906

Filed in the Office of the
SECRETARY OF STATE
the 17 day of
May A. D. 1906
W. F. Leary
SECRETARY OF STATE
By W. F. Leary DEPUTY
Record Book, Page

Executive Department,
State of California.

PROCLAMATION

In the interests of the public welfare, I, George J. Packer, Governor of the State of California, do hereby declare that the public interest requires that the State of California should take certain action in relation to the public health, and I hereby declare that the State of California should take such action.

IN WITNESS WHEREOF, I have

signed this Proclamation and

caused the Great Seal of

the State to be hereunto

affixed, at the City of San Francisco,

this 10th day of May, 1907.

Geo. J. Packer
Governor

Attest:

C. F. ...
Secretary

EX-100-2-1

19

Filed

SECRETARY

the 18

May

1918

By *M. H. [unclear]*

Record Book,

Executive Department,
State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby appoint, designate and declare Saturday, May nineteenth, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this eighteenth

day of May, 1906.

Geo. C. Pardee
Governor.

Attest:

G. F. ...
Secretary of State.

295 (con)
1906

Filed in the Office of the
SECRETARY OF STATE.

the 19 day of
May A. D. 1906

E. A. Tamm
SECRETARY OF STATE

By *A. J. Marshall*
DEPUTY

Record Book, Page

Executive Department,

State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby appoint, designate and declare Monday, May twenty-first, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this nineteenth

day of May, 1906.

Geo. C. Pardee
Governor.

Attest:

C. F. L...
Secretary of State.

296

1906

SECRETARY OF STATE

June 11 1906

6 24 1906

By J. H. ...
DEPUTY

Page

Executive Department,

State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority in me vested by the Constitution and Laws of this State, do hereby appoint, designate and declare Tuesday, May twenty-second, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this twenty-first

day of May, 1906.

Geo. C. Pardee
Governor.

Attest:

C. F. Burns
Secretary of State.

Executive Department,

State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Wednesday, May twenty-third, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this twenty-second

day of May, 1906.

Geo. C. Pardee
Governor.

Attest:

L. F. Curry
Secretary of State.

298
1906

Filed in _____ of the
SECRETARY OF STATE.

The _____ day of
May A. D. 1906

E. J. Carr
SECRETARY OF STATE

By *J. H. Carr*
DEPUTY

to Book _____, Page _____

Executive Department,

State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Wednesday, May twenty-third, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this twenty-second

day of May, 1906.

Geo. C. Pardee
Governor.

Attest:

L. F. Curry
Secretary of State.

Pro. 297
1906

Filed in the Office of the
SECRETARY OF STATE
the 23rd day of
May A. D. 1906
L. E. Smith
SECRETARY OF STATE
By J. H. Smith
DEPUTY
Hand Book Page

Executive Department.

State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby appoint, designate and declare Thursday, May twenty-fourth, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this twenty-third

day of May, 1906.

Geo C Pardee
Governor.

Attest:

B. F. [Signature]
Secretary of State.

299

1906

Filed in the Office of the
SECRETARY OF STATE.
the 24 day of
May A. D. 1906
Le F. L.
SECRETARY OF STATE
By [Signature] DEPUTY.
Rec'd Book, _____, Page _____

Executive Department,
State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby appoint, designate and declare Friday, May twenty-fifth, 1906. a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this twenty-fourth

day of May, 1906.

Geo. C. Pardee

Governor.

Attest:

C. F. Curry

Secretary of State.

1736 0 290

Recd 300
1906

Filed in the Office of the
SECRETARY OF STATE
the 25th day of
May A. D. 1906
to 7
By *[Signature]*
Rec Book, Page

Executive Department,

State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby appoint, designate and declare Saturday, May twenty-sixth, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this twenty-fifth

day of May, 1906.

Geo. C. Pardee
Governor.

Attest:

B. F. Lewis
Secretary of State.

301
1906

Filed in the Office of the

SECRETARY OF STATE.

the 26th day of

May A. D. 1906

67

SECRETARY OF STATE

By / [Signature] DEPUTY

Record Book, Page

Executive Department,
State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and laws of this State, do hereby appoint, designate and declare Monday, May twenty-eighth, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this twenty-sixth

day of May, 1906.

Geo. C. Pardee
Governor.

attest: B. F. Curry.

Secretary of State.

Mr. Sarno **302**
1796

Filed in the Office of the
SECRETARY OF STATE
the 28 May A. D. 1893
by T. F. Lenny
SECRETARY
DEPUTY
BAGGAGE, Page

Executive Department,

State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority in me vested by the Constitution and laws of this State, do hereby appoint, designate and declare Tuesday, May twenty-ninth, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this twenty-eighth

day of May, 1906.

Geo. C. Pardee

Governor.

Attest:

C. F. Curry.

Secretary of State.

303
1906

Filed in the Office of the
SECRETARY OF STATE.
the 14 day of
May A. D. 1906
67
By [Signature] SECRETARY OF STATE
DEPUTY
Record Book, Page

Executive Department,
State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the constitution and laws of this State, do hereby appoint, designate and declare Thursday, May thirty-first, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this twentieth

day of May, 1906.

Geo. C. Pardee
Governor.

Attest:

B. F. Curry
Secretary of State.

Page 304
1906

Filed in the Office of the
SECRETARY OF STATE
the 31 day of
May A. D. 1906
L. F. Henry
SECRETARY OF STATE
By J. H. ...
DEPUTY
Record Book Page

Executive Department,
State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby appoint, designate and declare Friday, June first, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this thirty-first

day of May, 1906.

Geo. C. Pardee
Governor.

Attest:

B. F. [Signature]
Secretary of State.

305
1906
Kaiser Holiday
D + time

Filed in the Office of the
SECRETARY OF STATE.
the 1st day of
July A. D. 1906
E. T. Linn
SECRETARY OF STATE
By J. H. ...
DEPUTY
Record Book. Page

Executive Department,

State of California.

PROCLAMATION.

In the interests of the public welfare, I, George C. Pardee, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby appoint, designate and declare Saturday, June second, 1906, a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto

affixed this first day

of June, 1906.

Geo. C. Pardee
Governor

Attest:

L. F. Curry
Secretary of State

308
Resolution
Extra Session

Filed in the Office of the
SECRETARY OF STATE.

the 1st day of
JUNE A. D. 1906

C. F. Curry
SECRETARY OF STATE

DEPUTY.

Record  Page 

1q

PROCLAMATION BY THE GOVERNOR

CONVENING THE LEGISLATURE IN EXTRAORDINARY SESSION.

STATE OF CALIFORNIA,
EXECUTIVE DEPARTMENT.

WHEREAS, By reason of great conflagration and public calamity extraordinary occasion has arisen and exists, requiring the Legislature of the State of California to convene:

NOW, THEREFORE, I, George C. Pardee, Governor of the State of California, by virtue of the power and authority in me vested by section nine of article five of the Constitution of the State of California, do hereby convene the Legislature to meet and assemble in extraordinary session at Sacramento, California, in the State Capitol, on Saturday, the second day of June, Anno Domini one thousand nine hundred and six, at twelve o'clock meridian of that day, for the purpose of enacting laws, and proposing constitutional amendments upon the following subjects, to wit:

1. To enact a law providing that where holidays have been declared by the Governor for more than thirty days, all legal or official acts or publications done or made on any such holiday or holidays shall be deemed and held as valid as if done, performed, or made on a day or days other than such holiday, or holidays:

2. To enact laws with reference to the restoration, reissuing, reproduction, substitution, evidence, or proof of court records, files, and papers lost, injured, or destroyed by conflagration or other public calamity, and also to enact legislation for the restoration, reissuance, reproduction, substitution, evidence, or proof of instruments, documents, and records, public or private, in like manner, lost, destroyed, or injured, affecting the ownership of or interest in property, or affecting any other right, public or private, evidenced by such documents, and for determining, establishing, and quieting title thereto or to the property or rights evidenced thereby; and providing for the disposition of cases in which the record or any part thereof has been lost or destroyed; also for establishing or quieting title to real or personal property.

3. To appropriate money and to make provision for the construction, erection, reconstruction, repair and restoration of buildings, structures, and property of the State of California damaged, injured, lost, or destroyed by conflagration or other public calamity, and also to provide for their protection against fire.

4. To appropriate money for the use of State institutions, courts, commissions, boards and officers, and the University of California and its affiliated colleges, and to provide for deficiencies in the funds of said

destroyed by conflagration or other public calamity, and also to provide for their protection against fire:

4. To appropriate money for the use of State institutions, courts, commissions, boards and officers, and the University of California and its affiliated colleges, and to provide for deficiencies in the funds of said State institutions, courts, commissions, boards, and officers, and the University of California and its affiliated colleges:

5. To provide for the pay, expenses, subsistence, and transportation of the National Guard of California and the University Cadets during the months of April, May, and June, 1906:

6. To amend section twelve hundred and thirty-eight of the Code of Civil Procedure by adding thereto a new subdivision, which shall provide only that plants of title insurance and guaranty companies and of title abstract companies and all copies of public records used by such companies be included as one of the purposes for which the right of eminent domain may be exercised in behalf of a municipality:

7. To provide for the erection or leasing of a building at San Francisco for the use of the officers, institutions, organizations, commissions, boards, and departments of the State government maintaining headquarters in San Francisco and not otherwise provided for in State buildings, and for the purchase or leasing of the necessary land therefor:

8. To appropriate the sum of twenty-five thousand dollars, or so much thereof as may be necessary, for the publication, at the State Printing Office, of school text-books to be supplied at cost to the children of indigent parents in the City and County of San Francisco:

9. To amend section sixteen hundred and thirty-six of the Political Code by adding another subdivision thereto, so as to provide for a substitute school census in cases where, by reason of conflagration or other public calamity, a school census has not been or may not be taken:

10. To add a new section to the Political Code, so as to provide a substitute for school records or registers lost, injured, or destroyed by conflagration or other public calamity:

11. To amend section five of the act of March 6, 1905, relating to the high school fund, so as to provide for apportionment of said fund in cases where one hundred and eighty days of school have not been held or an average attendance of twenty pupils has not been maintained by reason of conflagration or other public calamity:

12. To add a new section to the Political Code, so as to provide for the issuance of teachers' certificates where the originals have been lost or destroyed by conflagration or other public calamity:

13. To amend section sixteen hundred and seventeen of the Political Code by adding another subdivision thereto, so as to enable school trustees and boards of education to compromise litigation arising from the destruction of school buildings in course of erection on April 18, 1906:

14. To amend the Political Code by adding a new section thereto so as to require insurance companies to furnish the Insurance Commissioner, when requested by him, as of a date past or present, to be designated by the Commissioner, with complete data with reference to policies issued by them in the State of California, or any portion thereof, and to provide for penalties for failure or neglect so to do;

15. To extend to July 31, 1906, the time in which insurance companies organized in countries foreign to the United States shall file their annual statements for the year 1905, and to relieve said companies from penalties provided by section six hundred and eleven of the Political Code;

16. To amend subdivision eleventh of section sixteen hundred and seventy of the Political Code by adding an additional clause thereto, providing that bonds of high school districts may be issued and sold for the purposes of repairing, restoring, and rebuilding any high school building damaged, injured, or destroyed by conflagration or other public calamity;

17. To amend an act entitled "An act relating to revenue and taxation, providing for a license tax upon corporations, and making an appropriation for the purpose of carrying out the objects of this act," approved March 20, 1905, so as to increase the license tax on said corporations and the penalty for failure to pay the same, and to provide for the revival, under certain conditions, of corporations which have not paid said tax, and to make provision for settling the affairs of corporations where said license tax has not been paid; also, to refund to corporations license taxes heretofore illegally collected;

18. To amend section thirty-seven hundred and sixty-four of the Political Code, so as to extend the time of publication of the delinquent tax list of the fiscal year 1905-6 for a period not exceeding twenty days;

19. To amend section thirty-seven hundred and five of the Political Code so as to enable the State Board of Equalization, in the event of conflagration or other public calamity, to extend, not exceeding forty days, the time within which county or city and county officers shall perform official acts relating to revenue and taxation; and also extending, for the same period, the time in which the State Board of Equalization shall perform its official acts relating to revenue and taxation;

20. To amend section thirty-seven hundred and thirteen of the Political Code, fixing the rate of taxation and amount required for the several funds;

21. To enact laws authorizing the transfer to the United States of America, of rights of way obtained by the State or by the commissioner of public works for a diverting canal to protect the city of Stockton from flood and to make navigable its river approaches; and also authorizing the transfer to the United States of America of certain tide lands in San Diego bay for a quarantine station;

22. To amend sections three hundred and thirty-seven and three hundred and thirty-nine of the Code of Civil Procedure so as to extend the limitations prescribed therein not to exceed six months beyond the time now allowed in each of said sections, respectively; and also to amend section ten hundred and fifty-four of the Code of Civil Procedure so as to enable judges of the Superior Court to extend time in civil actions and proceedings for a period not exceeding ninety days;

23. To add a new section to the Code of Civil Procedure so as to enable justices' courts or justices of the peace to stay execution not exceeding ten days on any judgment rendered by such court; and also to amend section eight hundred and sixty-seven of the Code of Civil Procedure so as to provide that undertakings on attachments filed in

America, of rights of way obtained by the State or by the commissioner of public works for a diverting canal to protect the city of Stockton from flood and to make navigable its river approaches; and also authorizing the transfer to the United States of America of certain tide lands in San Diego bay for a quarantine station;

22. To amend sections three hundred and thirty-seven and three hundred and thirty-nine of the Code of Civil Procedure so as to extend the limitations prescribed therein not to exceed six months beyond the time now allowed in each of said sections, respectively; and also to amend section ten hundred and fifty-four of the Code of Civil Procedure so as to enable judges of the Superior Court to extend time in civil actions and proceedings for a period not exceeding ninety days;

23. To add a new section to the Code of Civil Procedure so as to enable justices' courts or justices of the peace to stay execution not exceeding ten days on any judgment rendered by such court; and also to amend section eight hundred and sixty-seven of the Code of Civil Procedure so as to provide that undertakings on attachments filed in justices' courts must be personally approved by the justice, and fixing the amount of such undertaking;

24. To amend section ten of the act creating a board of bank commissioners, approved March 24, 1903, so as to authorize such board to assume control of and manage certain banks when by the board deemed necessary, for a period of six months, without commencing suit;

25. To amend an act entitled "An Act to authorize cities to acquire and operate a joint system or systems of water supply," approved March 24, 1903, so as to include within the provisions of said act territory intervening between any two or more cities, cities and counties, towns or municipalities;

26. To amend the existing statutes and enactments relating to moneys collected by the Board of State Harbor Commissioners so as to increase the amount of money that may be retained and used by said Board each month for urgent repairs;

27. To consider and enact laws extending the time for the performance or taking of any act or proceeding of a secular nature, appointed, or required, or limited by, or pursuant to law, or pursuant to any contract, to be performed or taken on any days in the month of June, 1906, prior to the last day of said month;

28. To consider and act upon propositions to amend section six hundred and twenty-five of the Code of Civil Procedure; and section six hundred and thirty of the Political Code;

29. To amend the laws concerning liens of mechanics, laborers and others upon real property for the sole purpose of providing that where legal holidays have been declared by the Governor for more than thirty days, the time within which said persons shall be required to file their claims of lien with the County Recorder shall be extended beyond the time when they would otherwise have been entitled to file the same.

30. To consider and propose an amendment to the Constitution of the State of California repealing section five of article thirteen thereof, relating to contracts for the payment of taxes or assessments on money loaned, or on mortgages, deeds of trust or other liens so that the borrower may be free to make a contract for a net rate of interest;

31. To consider and propose an amendment, to be submitted at the next general election, to section eight of article eleven of the constitution, so as to facilitate, for the period of two years, the amendment of the charter of the City and County of San Francisco and the charter of the city of San Jose, without ratification by the Legislature;

cf. b. 32. To consider and propose an amendment, to be submitted at the next general election, to article eleven of the Constitution of the State of California, by adding a new section thereto conferring, for a period of two years, ~~certain~~ powers and rights of the City and County of San Francisco relative to streets, parks, boulevards, reservoirs and lands owned or hereafter to be acquired by it, and to the uses thereof; provided, that said amendment shall contain a provision that no lands, nor any part thereof, now owned by said City and County of San Francisco, shall be sold or exchanged, unless such sale or exchange shall first be authorized by a majority of the voters of said City and County voting thereon, at a special election called for the purpose of such authorization, but this shall not be construed to prevent any exchange of lands acquired by said city and county after the adoption of this amendment by the Legislature for street purposes; and provided that said amendment shall contain the further provision that no existing public park or square, or any part thereof, shall be sold or exchanged under the provisions of said amendment; and that said amendment shall contain the further provision that nothing in said amendment contained shall be construed as to confer upon the board of supervisors any power or authority, beyond that at this date possessed by it, to extend the term or time of existence, or conditions, of any franchise;

cf. b. 33. To consider and propose an amendment, to be submitted at the next general election, to article sixteen of the Constitution of the State of California so as to provide necessary funds, through State indebtedness and the issuance of bonds in excess of the amount which may be incurred under the provisions of section one of said article, for the purpose of rebuilding, repairing, replacing and restoring the buildings and property of the State destroyed or damaged by conflagration or other public calamity, and to provide funds for meeting any deficiency in the revenues of the State for the fiscal years commencing July 1, 1907, and ending June 30, 1912.

cf. b. 34. To consider and propose an amendment, to be submitted at the next general election, to section eighteen of article eleven of the Constitution of the State of California, so as to enable counties, cities and counties, towns, townships, boards of education and school districts to incur indebtedness and issue bonds to run for a period not exceeding one hundred years and to provide for interest and sinking funds in connection therewith;

35. To confirm such nominations as may be sent to the Senate;

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed hereunto the great seal of the State of California, at my office in the State Capitol, this first day of June, in the year of our Lord the

exchanged under the provisions of said amendment; and that said amendment shall contain the further provision that nothing in said amendment contained shall be construed as to confer upon the board of supervisors any power or authority, beyond that at this date possessed by it, to extend the term or time of existence, or conditions, of any franchise;

33. To consider and propose an amendment, to be submitted at the next general election, to article sixteen of the Constitution of the State of California so as to provide necessary funds, through State indebtedness and the issuance of bonds in excess of the amount which may be incurred under the provisions of section one of said article, for the purpose of rebuilding, repairing, replacing and restoring the buildings and property of the State destroyed or damaged by conflagration or other public calamity, and to provide funds for meeting any deficiency in the revenues of the State for the fiscal years commencing July 1, 1907, and ending June 30, 1912.

34. To consider and propose an amendment, to be submitted at the next general election, to section eighteen of article eleven of the Constitution of the State of California, so as to enable counties, cities and counties, towns, townships, boards of education and school districts to incur indebtedness and issue bonds to run for a period not exceeding one hundred years and to provide for interest and sinking funds in connection therewith;

35. To confirm such nominations as may be sent to the Senate;

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed hereunto the great seal of the State of California, at my office in the State Capitol, this first day of June, in the year of our Lord the one thousand nine hundred and sixth, and of the admission of the State of California the fifty-sixth.

Geo. C. Pardee
Governor of the State of California.

ATTEST:

C. F. Curry
Secretary of State.

Attendance in over papers nas
Via cable

1906
307

Filed in the Office of the
SECRETARY OF STATE.

the 27th day of
July A. D. 1906

E. F. Allen
SECRETARY OF STATE

By *M. H. ...*
DEPUTY.

Record Book, Page

P R O C L A M A T I O N

----oOo----

EXECUTIVE DEPARTMENT

State of California.

Sacramento, July 15th, 1906.

WHEREAS, the State Veterinarian of the State of California has ascertained that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate an infectious and contagious disease, known as Texas, Splenetic or Southern cattle fever, to cattle located north and east of said line, should said cattle located south and west be shipped, moved or transported, driven or grazed over the lands situated north and east of said line; and

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to amend section two of that certain Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor" which became a law March 18, 1899, approved March 20, 1905, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, Splenetic or Southern cattle fever in cattle, has, on this fifteenth, day of July, 1906, made a quarantine line as follows:

Beginning on the Pacific Coast where the northern boundary line of San Luis Obispo County connects with the Pacific Ocean; thence easterly along the northern boundary line of San Luis Obispo

County to its junction with the western boundary of Kings County; thence northwesterly along the western boundary of Kings and Fresno Counties to the northwestern corner of Fresno County; thence northeasterly along the southern boundary of Merced County, and the western, southern and eastern boundaries of those portions of the Chowchilla and Bliss ranches at present included in Madera County, to the southeastern corner of Merced County; thence continuing northeasterly along the northern boundary of Madera County to the northeast corner thereof; thence southerly and easterly along the eastern boundary lines of Madera, Fresno, and Tulare Counties to the southeast corner of Tulare County; thence easterly along the southern boundary line of Inyo County to its intersection with the eastern boundary line of the State of California.

WHEREAS, The State Veterinarian has, on this 15th, day of July, 1906, made and established the following rules and regulations as to the crossing of cattle over the said quarantine line:

From this fifteenth day of July 1906 to the thirty-first day of October, 1906, inclusive, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing or permitted to be driven, led, moved, transported, carried or drift over or across said quarantine line so established, any cattle originating or being south or west of the said quarantine line, and all railroad and steamship companies, and other transportation companies, their officers, agents and servants are hereby prohibited from shipping or transporting or accepting for shipment or transportation, any cattle originating or being south or west of said quarantine

line, or from shipping or transporting into the State of California any cattle originating or being in that area of territory in the United States south of the Federal quarantine line which has been or may be established by the United States Department of Agriculture, or any cattle infested with the BOOPHILIS ANNULATUS tick, except in accordance with the regulations of the United States Department of Agriculture, or except where said cattle are shipped and transported on railroad trains for immediate slaughter, and when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination separate pens shall be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said stock shall be cleansed and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying cattle from said quarantine area shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the waybills of said shipment shall have a note on its face with a similar statement. Whenever any cattle have come from said quarantine area, and shall be reshipped from any point at which they have been reloaded to any other point of destination, the cars carrying said animals shall bear similar placards with like statements, and the waybills so stamped. At whatever point these cattle shall be unloaded they shall be placed in separate pens to which no other cattle shall be admitted.

The cars used to transport such animals, and the pens in which they are fed and watered, and the pens set apart for their reception

at points of destination shall be disinfected and cleaned in the following manner:

(a) Remove all litter and manure; this litter and manure may be disinfected by mixing it with lime or saturate it with a five (5) percent solution of 100 per cent carbolic acid, or, if not disinfected, it must be stored where no cattle can come in contact with it during the period from February 1st, 1906, to October 31st, 1906, inclusive.

(b) Wash the cars and feeding and watering troughs with water until clean.

(c) Saturate the entire interior surface of the cars, including the inner surface of the car doors, and the fencing, troughs, chutes, and floors of the pens with a mixture made of one and-a-half pounds of lime and one-quarter pound of 100 per cent carbolic acid to each gallon of water, or with a solution made by dissolving four (4) ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any ~~order~~ of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California; now,

THEREFORE, I, George C. Pardee, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above boundary of such quarantine within the State of California, and ^{further} hereby proclaim the above rules, orders, and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within said State, and I do further proclaim that said rules, orders, and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall

subject all persons so violating any or said rules, orders or regulations to the penalties provided for in section eight of the said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this sixteenth day of July, A. D. 1906.

(Signed)

Geo. L. Rader
Governor of the State of California.

ATTEST:

C. F. Curry
Secretary of State

By

Deputy Secretary of State

(Seal)

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308

Amendment to
Proclamations

Filed in the Office of the
SECRETARY OF STATE
the 17th day of
July A. D. 1906
67
By *[Signature]*
SECRETARY OF STATE
Record Book, Page

AMENDMENT TO PROCLAMATION

EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA.

Sacramento, July 15th, 1906.

In consideration of the action of the Boards of Supervisors of the Counties of Kern, Tulare, Kings, San Luis Obispo, Fresno and Madera, in appointing a "County Live Stock Inspector", and placing under strict quarantine all areas in said counties known to be infested with the BOOPHILIS ANNULATUS tick, the transmitter of Texas, splenetic or Southern cattle fever, cattle originating in the above mentioned counties can be moved to points in the State of California north and above the said quarantine line, provided they are first inspected by the State Veterinarian, or his duly authorized agent, and are accompanied by a certificate showing said animals to be free from contagious and infectious diseases.

IT IS HEREBY ORDERED that, during the continuance of the quarantine line as set forth in the proclamation of July 15, 1906, no cattle originating in the quarantine area as described in said proclamation shall be moved or allowed to move into the counties of Kern, Tulare, Kings, San Luis Obispo, Fresno and Madera.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of this State to be affixed this sixteenth day of July, 1906.

(Signed)

Geo. P. Rand
Governor of the State of California.

Attest: *C. F. Curry*
Secretary of State

By

Deputy Secretary of State

307

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Handwritten signature

[F 3670:277]

310
Proclamation
of the
Governor
Special Election
1906

FILED in the Office of the
SECRETARY OF STATE

the 24th day of
September A. D. 1906

C. J. Burns
SECRETARY OF STATE

By _____
DEPUTY

Record Book _____ Page _____

(2-24-06)

SPECIAL ELECTION PROCLAMATION.

STATE OF CALIFORNIA,)
EXECUTIVE DEPARTMENT.)

WHEREAS, a vacancy has occurred in the Senate of the State of California by the resignation therefrom of T. H. Selvage, Senator from the First Senatorial District of the State of California;

NOW, THEREFORE, in accordance with the law ^{thereunto} directing me, I hereby proclaim and give notice that a Special Election will be held throughout the First Senatorial District of the State of California, on Tuesday, November 6th, A. D. 1906, at which special election the following officer will be elected, to-wit:

One Senator from the First Senatorial District of the State of California, to serve for the unexpired term of T. H. Selvage, resigned.

And I do further offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I. of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I have hereunto set

my hand, and caused the Great

Seal of State to be affixed,

this twenty-fourth
day of September, A.D. 1906.

Geo. C. Ruden
Governor of the State of California.

Attest:

L. J. Curran
Secretary of State.



311

*Proclamation
of the
Governor
Special Election*

1906

JET

FILED in the Office of the
SECRETARY OF STATE

the *24th* day of
September A. D. 1906

C. J. Curry
SECRETARY OF STATE

By _____ DEPUTY

Record Book _____ Page _____

SPECIAL ELECTION PROCLAMATION.

STATE OF CALIFORNIA,)
EXECUTIVE DEPARTMENT.)

WHEREAS, a vacancy has occurred in the Senate of the State of California by the expulsion therefrom of Eli Wright, Senator from the Twenty-seventh Senatorial District of the State of California;

NOW, THEREFORE, in accordance with the law thereunto directing me, I hereby proclaim and give notice that a Special Election will be held throughout the Twenty-seventh Senatorial District of the State of California, on Tuesday, November 6th, A. D. 1906, at which special election the following officer will be elected, to-wit:

One Senator from the Twenty-seventh Senatorial District of the State of California, to serve for the unexpired term of Eli Wright, expelled.

And I do further offer a reward of one Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I have

hereunto set my hand, and
caused the Great Seal of
State to be affixed, this
twenty-fourth day of
September A. D. 1906.

Geo. C. Rindge
Governor of the State of California

Attest:

Edw. C. Barry
Secretary of State.

312

Proclamation

of the
Governor

General Election

1906

FILED in the Office of the
SECRETARY OF STATE

the 24th day of
September A. D. 1906

W. F. Lowry
SECRETARY OF STATE

By _____
DEPUTY

Record Book _____ Page _____

[F 36701370]

ELECTION PROCLAM

State of California, Executive Department.

In accordance with law thereunto directing me, I hereby proclaim and give notice that a General Election will be held throughout the State of 1906, at which election the following officers will be elected, and the following proposed Constitutional Amendments will be voted on, namely:

Eight Members of the House of Representatives of the United States of America, being one Representative from each Congressional District. Also, the following State officers, to wit:

Governor,

Lieutenant-Governor,

Two Associate Justices of the Supreme Court of the State of California,

One Associate Justice of the Supreme Court of the State of California, for the remainder of the unexpired term of Walter Van Dyke, d

Three Presiding Justices of the District Courts of Appeal, being one for each Appellate District in this State, to wit: the First, Second,

Six Justices of the District Courts of Appeal, being two for each Appellate District in this State, to wit: the First, Second, and Third Ap

Secretary of State,

Controller,

Treasurer,

Attorney-General,

Surveyor-General,

Clerk of the Supreme Court,

Superintendent of Public Instruction,

Superintendent of State Printing.

Also, **Three Railroad Commissioners**, being one from each railroad district in this State, to wit: the First, Second, and Third Railroad Districts.

Also, **Four Members of the State Board of Equalization**, being one from each district in this State, to wit: the First, Second, Third, and Fourth Ec

Also, **Twenty Members of the Senate of the State of California**, being one Senator from each of the following Senatorial Districts in this State, to wit: the First, Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth, Tenth, Twelfth, Fourteenth, Sixteenth, Eighteenth, Twentieth, Twenty-second, Twenty-fourth, Twenty-sixth, Twenty-eighth, Thirtieth, Thirty-second, Thirty-four

Also, **Eighty Members of the Assembly of the State of California**, being one Member of the Assembly from each of the Eighty Assembly Districts

Also, **Two Judges of the Superior Court of the State of California**, in and for each of the Counties of Alameda and Fresno, respectively, for the te

Also, **Four Judges of the Superior Court of the State of California**, in and for the City and County of San Francisco, for the term prescribed by l

Also, **Five Judges of the Superior Court of the State of California**, in and for the County of Los Angeles, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for each of the following Counties, respectively, to wit: Kings, Madera,

prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Alpine for the unexpired term of N. D. Arnot, resigne

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Alameda for the unexpired term of S. P. Hall, resigne

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Alameda for the unexpired term of W. E. Greene, de

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Los Angeles, for the unexpired term of M. T. Allen, res

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Plumas for the unexpired term of C. E. McLaughlin, r

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Solano for the unexpired term of A. J. Buckles, resign

Also, at said election, on said Tuesday, the sixth day of November, A. D. 1906, the following **Amendments to the Constitution of the State of California**, in the manner required by of which said Constitutional Amendments were duly proposed and passed by the Senate and Assembly of the State of California, in the manner required by of California, at the Thirty-sixth Session of the Legislature, beginning on the second day of January, A. D. 1905, and the Legislature of the State of C following Constitutional Amendments to the people to be voted on separately by said qualified electors of the State of California at said election, said Const and otherwise, as follows:

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 5.

CHAPTER XL. *Assembly Constitutional Amendment No. 5, a resolution to propose to the people of the State of California an amendment to the Constitution by adding thereto a new section to article nine to be known as section thirteen, relating to the exemption from taxation of the property now or hereafter belonging to the Cogswell Polytechnical College.*

Resolved by the assembly, the senate concurring, That the legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and five, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that article nine of the Constitution of the State of California be amended by adding thereto a new section, to be known as section thirteen, to read as follows:

Section 13. All property now or hereafter belonging to the Cogswell Polytechnical College, an institution for the advancement of learning, incorporated under the laws of the State of California, and having its buildings located in the city and county of San Francisco, shall be exempt from taxation. The trustees of said institution must annually report their proceedings and financial accounts to the governor. The legislature may modify, suspend, and revive at will the exemption from taxation herein given.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 11.

shall have the power to increase the same above the sum hereby fixed by this constitution. No salary shall be authorized by law for clerical service, in any office provided for in this article, exceeding eighteen hundred dollars per annum for each clerk employed. The legislature may, in its discretion, abolish the office of surveyor-general; and none of the officers herein before named shall receive for their own use any fees or perquisites for the performance of any official duty.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 13.

CHAPTER XXXIII. *Assembly Constitutional Amendment No. 13, a resolution proposing to the people of the State of California an amendment to article eleven of the Constitution of the State of California, by adding a new section thereto to be numbered section thirteen and one half, of article eleven, relating to the working of public bonds payable at any place within the United States.*

The legislature of the State of California at its regular session, commencing on the second day of January, nineteen hundred and five, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby propose that article eleven of the Constitution of the State of California be amended by adding a new section thereto to be numbered section thirteen and one half, of article eleven, to read as follows:

Section 13 1/2. Nothing in this Constitution contained shall

qualified voters thereof for approval, the legislative thereof must submit the same. In submitting any or amendments thereto, any alternative article or may be presented for the choice of the voters, and on separately without prejudice to others.

SENATE CONSTITUTIONAL AMENDMENT

CHAPTER XXVI. *Senate Constitutional Amendment proposing to the people of the State of California an amendment to Article XX, section 16 of the Constitution, to legislation concerning the term of officers or of certain employees whose terms of office are for in the Constitution.*

The legislature of the State of California, at its session, commencing on the second day of January, nineteen hundred and five, two thirds of all the members of house of said legislature voting in favor thereof, propose that section sixteen of article twenty of the be amended to read as follows:

Section 16. When the term of any officer or con not provided for in this Constitution, the term of such officer or con shall be declared by law; and, if not such officer or con shall hold his post office or commission during the pleasure of the making the amendment, but in no case shall such four years, provided, however, that in the case of

ION PROCLAMATION.

do hereby proclaim and give notice that a General Election will be held throughout the State of California on **Tuesday, the sixth day of November, A. D.** 1906, and the following proposed Constitutional Amendments will be voted on, namely:

the **United States of America**, being one Representative from each Congressional District in this State, as prescribed by law.

of the State of California,

of the State of California, for the remainder of the unexpired term of Walter Van Dyke, deceased, vice M. C. Sloss, appointed,
s of Appeal, being one for each Appellate District in this State, to wit: the First, Second, and Third Appellate Districts,
being two for each Appellate District in this State, to wit: the First, Second, and Third Appellate Districts,

each railroad district in this State, to wit: the First, Second, and Third Railroad Districts.

on, being one from each district in this State, to wit: the First, Second, Third, and Fourth Equalization Districts.

California, being one Senator from each of the following Senatorial Districts in this State, as prescribed by law, to wit: the Second, Fourth, Sixth, Eighth, Twenty-second, Twenty-fourth, Twenty-sixth, Twenty-eighth, Thirtieth, Thirty-second, Thirty-fourth, Thirty-sixth, Thirty-eighth, and Fortieth Senatorial Districts.

of California, being one Member of the Assembly from each of the Eighty Assembly Districts in the State, as provided by law.

of California, in and for each of the Counties of Alameda and Fresno, respectively, for the term prescribed by law.

of California, in and for the City and County of San Francisco, for the term prescribed by law.

of California, in and for the County of Los Angeles, for the term prescribed by law.

of California, in and for each of the following Counties, respectively, to wit: Kings, Madera, Riverside, San Bernardino, San Joaquin, and Shasta, for the term

of California, in and for the County of Alpine for the unexpired term of N. D. Arnot, resigned, term ending January, 1909, vice Clarke Howard, appointed.

of California, in and for the County of Alameda, for the unexpired term of S. P. Hall, resigned, term ending January, 1909, vice Wm. H. Waste, appointed.

of California, in and for the County of Alameda, for the unexpired term of W. E. Greene, deceased, term ending January, 1909, vice T. W. Harris, appointed.

of California, in and for the County of Los Angeles, for the unexpired term of M. T. Allen, resigned, term ending January, 1909, vice Charles Monroe, appointed.

of California, in and for the County of Plumas, for the unexpired term of C. E. McLaughlin, resigned, term ending January, 1909, vice J. D. Goodwin, appointed.

of California, in and for the County of Solano, for the unexpired term of A. J. Buckles, resigned, term ending January, 1909, vice Lewis G. Harrier, appointed.

November, A. D. 1906, the following **Amendments to the Constitution of the State of California** will be voted on by the qualified electors of said State, all and passed by the Senate and Assembly of the State of California, in the manner required by Section One of Article Eighteen of the Constitution of the State beginning on the second day of January, A. D. 1905, and the Legislature of the State of California at its said Thirty-sixth Session duly submitted the said and on separately by said qualified electors of the State of California at said election, said Constitutional Amendments being prepared and designated by numbers

have the power to increase the same above the sums fixed by this constitution. No salary shall be authorized for clerical service, in any office provided for in this exceeding eighteen hundred dollars per annum for each employed. The legislature may, in its discretion, abolish the office of surveyor-general; and none of the officers herein named shall receive for their own use any fees or salaries for the performance of any official duty.

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 13.

in XXXIII. Assembly Constitutional Amendment No. 13, resolution proposing to the people of the State of California an amendment to article eleven of the Constitution of the State of California, by adding a new section thereto to be read section thirteen and one half, of article eleven, to be the making of public bonds payable at any place in the United States.

Legislature of the State of California at its regular session, commencing on the second day of January, nineteen hundred and five, two thirds of all the members elected to each two houses of said legislature voting in favor thereof, proposes that article eleven of the Constitution of the State of California, be amended by adding a new section to be numbered section thirteen and one half of article eleven, to read as follows:

Section 13 1/2. Nothing in this Constitution contained shall be construed as prohibiting the state or any county, city and

qualified voters thereof for approval, the legislative authority of the state must submit the same. In submitting any such charter, amendments thereto, any alternative article or proposition shall be presented for the choice of the voters, and may be voted on separately without prejudice to others.

SENATE CONSTITUTIONAL AMENDMENT No. 2.

CHAPTER XXVI. Senate Constitutional Amendment No. 2, to amend the people of the State of California an amendment to article XX, section 16 of the Constitution, to provide for the election of officers and certain employees whose terms of office are not provided for in the Constitution.

The legislature of the State of California, at its thirty-sixth session, commencing on the second day of January, nineteen hundred and five, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes that section sixteen of article twenty of the Constitution be amended to read as follows:

Section 16. When the term of any officer or commissioner is not provided for in this Constitution, the term of such officer or commissioner may be declared by law; and, if not so declared, such officer or commissioner shall hold his position as such officer or commissioner during the pleasure of the authority making the appointment, but in no case shall such term exceed four years, provided, however, that in the case of any officer

SENATE CONSTITUTIONAL AMENDMENT No. 20.

CHAPTER XXXIX. Senate Constitutional Amendment No. 20

The legislature of the State of California, at its thirty-sixth session, two thirds of all the members elected to the senate and assembly voting therefor, proposes to the qualified electors of the State of California the following amendment to section seven of article twelve of the Constitution:

Section seven of article twelve of the Constitution is hereby amended so as to read as follows:

Section 7. The franchise or charter of any corporation, now or hereafter existing under the laws of this state, may be extended, at any time prior to the expiration of its corporate existence, for a period not exceeding fifty years from the date of such extension, by the vote or written consent of stockholders representing two thirds of its capital stock or by two thirds of the members thereof. A certificate of such vote or assent shall be signed and sworn to by the president and secretary and by a majority of the directors of the corporation and filed in the office of the county clerk where the original articles of incorporation were filed, and a copy certified by such clerk shall be filed in the office of the secretary of state, who shall issue a certified copy thereof which must be filed with the county clerk of the county where the original certificate is on file; and thereupon the term of the corporation shall be extended for the period specified in such certificate.

be numbered section thirteen and one half of article four as follows:

13½. Nothing in this Constitution contained shall be construed as prohibiting the state or any county, city and town, municipality, or other public corporation, under the laws of the state, to make said bonds at any place within the United States designated in the charter.

SENATE CONSTITUTIONAL AMENDMENT No. 14.

XXVIII. *Assembly Constitutional Amendment No. 14, resolution proposing to the people of the State of California an amendment to section eight, article eleven, of the Constitution of the State of California, relating to charters.*

The legislature of the State of California at its regular session, commencing on the second day of January, nineteen hundred and five, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, propose to the qualified electors of the State of California the following amendment to section eight, article eleven, of the Constitution:

Section eight of article eleven of the Constitution is hereby amended so as to read as follows:

8. Any city containing a population of more than five hundred inhabitants may frame a charter for government, consistent with and subject to the Constitution, (or, having framed such a charter, may frame a new one, by causing a board of fifteen freeholders, who shall be chosen for at least five years qualified electors thereof, to be elected by the qualified voters of said city at any general election, whose duty it shall be, within ninety days after election, to prepare and propose a charter for such city, which shall be signed in duplicate by the members of said board, or a majority of them, and returned, one copy to the clerk of the legislature, and the other to the clerk of the county. Such proposed charter shall then be published in two daily newspapers of circulation in such city, for at least twenty days, and publication shall be made within twenty days after election of the charter; provided, that in cities containing a population of not more than ten thousand inhabitants, the proposed charter shall be published in one such daily newspaper, and within thirty days after such publication it shall be submitted to the qualified electors of said city at a special election, and if a majority of such qualified electors voting thereon shall ratify the same, it shall thereupon be submitted to the legislature for its approval or rejection. Such charter, without power of alteration or amendment. Such charter may be made by concurrent resolution, and if approved by a majority vote of the members elected to each house of the legislature, it shall be the charter of such city, or, if such city be composed of a county, then of such city and county, and shall supersede the organic law thereof, and supersede any existing charter, (whether framed under the provisions of this Constitution or not,) and all amendments thereof, which are inconsistent with such charter. A copy of such charter, certified by the mayor, or chief executive officer, and attested by the seal of such city, setting forth the submission of such charter to the electors, and its ratification by them, shall be submitted to the legislature, and after the approval of such charter by the legislature, in duplicate, and deposited, one in the office of the clerk of the state, and the other, after being recorded in said office, shall be deposited in the archives of the city. After all courts shall take judicial notice of said charter. The charter, so ratified, may be amended at intervals of not more than two years by proposals therefor, submitted by the legislative authority of the city to the qualified electors at a general or special election, held at least forty days after publication of such proposals for twenty days in a newspaper of general circulation in such city, and ratified by a majority of the electors voting thereon, and approved by the legislature as herein provided for the approval of the charter. Whenever fifteen per cent of the qualified voters of said city shall petition the legislative authority thereof to submit to the people amendment or amendments to said charter to the

such officer or commissioner shall hold his position as such officer or commissioner during the pleasure of the authority making the appointment; but in no case shall such term exceed four years; provided, however, that in the case of any officer or employee of any municipality governed under a legally adopted charter, the provisions of such charter with reference to the tenure of office or the dismissal from office of any such officer or employee shall control.

SENATE CONSTITUTIONAL AMENDMENT No. 14.

XXXVIII. *Senate Constitutional Amendment No. 14, amending sections fifteen (15) and nineteen (19) article five (5), of the Constitution, relative to the duties and salary of the lieutenant-governor.*

The legislature of the State of California, at its thirty-sixth session, commencing January second, nineteen hundred and five, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby propose that sections fifteen (15) and nineteen (19), article five (5), of the Constitution of the State of California, be amended so as to read as follows:

Section 15. A lieutenant-governor shall be elected at the same time and places, and in the same manner, as the governor, and his term of office and his qualifications of eligibility shall also be the same. In case of the temporary disqualification of the governor or his temporary absence from the state he shall act as governor. In case of the death or permanent disqualification of the governor he shall become governor of the state. He shall be president of the senate, but shall have only a casting vote therein. He shall be ex-officio a member of all state boards and when the senate is not in session, shall visit the state institutions receiving aid from the state, and make careful examinations of the manner in which the appropriations for the support of such institutions, and for permanent improvements, have been expended, and report the results of his examinations to the governor, to the legislature, and to any other officer, or board of officers, that the legislature may direct. The legislature may by law prescribe the manner in which such examinations shall be made. If the office of lieutenant-governor shall for any reason become vacant or the lieutenant-governor be disqualified or disabled from acting, the president pro tempore of the senate shall become acting lieutenant-governor and if while so acting the office of governor shall become vacant he shall become acting governor of the state and shall so act until the vacancy be filled, or the disability shall cease. The lieutenant-governor shall be disqualified from holding any other office, except as specially provided in this Constitution, during the term for which he shall have been elected.

Section 19. The governor, lieutenant-governor, secretary of state, controller, treasurer, attorney-general, surveyor-general, shall, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished during the term for which they shall have been elected, which compensation is hereby fixed for the following officers for the two terms next ensuing the adoption of this Constitution, as follows: Governor, six thousand dollars per annum; lieutenant-governor, four thousand dollars per annum, and traveling expenses, when he may be employed in visiting and examining state institutions receiving state aid; the secretary of state, controller, treasurer, attorney-general and surveyor-general, three thousand dollars each per annum, such compensation to be in full for all services by them respectively rendered in any official capacity or employment whatsoever during their respective terms of office; provided, however, that the legislature, after the expiration of the terms hereinbefore mentioned, may by law diminish the compensation of any or all such officers, but in no case shall have the power to increase the same above the sums hereby fixed by this Constitution. No salary shall be authorized by law for clerical services, in any office provided for in this article, exceeding sixteen hundred dollars per annum for each clerk employed. The legislature may, in its discretion, abolish the office of surveyor-general; and none of the officers hereinbefore named shall receive for their own use any fees or perquisites for the performance of any official duty.

thereupon the term of the corporation shall be extended for the period specified in such certificate.

SENATE CONSTITUTIONAL AMENDMENT No. 38.

CHAPTER XXV. *Senate Constitutional Amendment No. 38, to propose to the people of the State of California an amendment to Article XI of the Constitution, to be numbered Section 16½, providing for the deposit of state, county and municipal funds in national and state banks.*

The legislature of the State of California, at its thirty-sixth session, commencing on the second day of January, nineteen hundred and five, two thirds of the members voting in favor thereof, hereby propose that a new section be added to the Constitution of the State of California, to be known as section sixteen and one half of article eleven thereof, to read as follows:

Section 16½. All moneys belonging to the state, or to any county or municipality within this state, may be deposited in any national bank or banks within this state, or in any bank or banks organized under the laws of this state, in such manner and under such conditions as may be provided by law; provided, that such bank or banks in which such moneys are deposited shall furnish as security for such deposits, bonds of the United States, or of this state or of any county, municipality or school district within this state, to be approved by the officer or officers designated by law, to an amount in value of at least ten per cent in excess of the amount of such deposit; and provided, that such bank or banks shall pay a reasonable rate of interest, not less than two per cent per annum on the daily balances therein deposited, and provided, that no deposit shall at any one time exceed fifty per cent of the paid-up capital stock of such depository bank or banks, and provided further, that no officer shall deposit at one time more than twenty per cent of such public moneys available for deposit in any bank while there are other qualified banks requesting such deposits.

SENATE CONSTITUTIONAL AMENDMENT No. 40.

CHAPTER XLV. *Senate Constitutional Amendment No. 40, a resolution to propose to the people of the State of California, an amendment to the Constitution of the state, by amending sections 2 and 23 of article four thereof, relating to the length of legislative sessions, the compensation of members of the legislature and limiting the expense of employees of the senate and assembly.*

The legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and five, two thirds of all the members elected to each of the houses of said legislature, voting in favor thereof, hereby propose that sections two and twenty-three of article four of the Constitution of the State of California, be amended so as to read as follows:

Section 2. The sessions of the legislature shall commence at 12 o'clock M., on the first Monday after the first day of January next succeeding the election of its members, and after the election held in the year 1880, shall be biennial, unless the governor shall, in the interim, convene the legislature by proclamation. No bill shall be introduced in either house forty days after the commencement of each session without the consent of three fourths of the members thereof.

Section 23. The members of the legislature shall receive for their services, the sum of one thousand dollars each per session to be paid at such times during the session as may be provided by law, and mileage to be fixed by law and paid out of the state treasury; such mileage shall not exceed ten cents per mile, and contingent expenses not exceeding twenty-five dollars per member for each session.

The legislature may also provide for additional help; but in no case shall the total expense for employees, or attachés, exceed the sum of five hundred dollars (\$500) per day for either house, nor shall the pay of any attaché be increased after he is elected, or appointed.

November, A. D. 1906, the following Amendments to the Constitution of the State of California will be voted on by the qualified electors of said State, all of which were passed by the Senate and Assembly of the State of California, in the manner required by Section One of Article Eighteen of the Constitution of the State of California, beginning on the second day of June, A. D. 1906, and the Legislature at its said extraordinary session duly submitted the said following Constitutional Amendments to the qualified electors of the State of California at said election, said Constitutional Amendments being prepared and designated by numbers and otherwise:

enjoyed by any person, firm or corporation, on any street, widened, extended or closed, only to the extent of the lines or routes of any such pipe, pipe line, or wires from the street so closed to the street opened or widened by reason of such change; provided, that no land owned by said city and county of San Francisco be sold or exchanged unless such sale or exchange shall be authorized by a majority of the voters of said city and county voting thereon, at a special election called for the purpose of such authorization, but this shall not be construed to prohibit any exchange of such lands acquired by the said city and county after the date of the adoption by the legislature of this amendment to the people, for purposes as herein provided; provided, further, that no public park or square, or any part thereof, shall be exchanged under the provisions hereof, and also provided that nothing in this section contained shall be so construed as to confer upon the board of supervisors any power or authority beyond that at this date possessed by it, to extend the term of existence, or conditions, of any privilege or property. In all cases proper compensation shall be allowed for property or rights taken, acquired, or affected by such amendment. No property or rights shall be taken without the consent and concurrence of persons owning the same, except the right of eminent domain and according to law. That the city and county of San Francisco, by ordinance as above, may, at any time within two years from the date of this amendment, donate to the State of California a lot of land now owned or hereafter acquired by said city and county as a site for the erection of a building for the use of said city and county, or may lease to said state a lot not exceeding ninety-nine years a lot for that purpose.

SENATE CONSTITUTIONAL AMENDMENT No. 2.

III. *Senate Constitutional Amendment No. 2, a resolution to propose to the people of the State of California an amendment to the Constitution of the state, by amending section 1 of article eleven thereof, relating to the amendment of the charter of the city and county of San Francisco during the period of two years, of the charter of the*

city and county of San Francisco and the city of San José without ratification by the legislature.

The legislature of the State of California, at its extraordinary session, commencing on the second day of June, nineteen hundred and six, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that section eight of article eleven of the Constitution of the State of California be amended by adding to said section the following:

In the city and county of San Francisco and in the city of San José, for and during the period of two years from the date of the adoption of this amendment, the charter of said city and county or city may be amended at any time or times by proposal or proposals therefor, submitted by the legislative authority of the said city and county or city to the qualified electors thereof, at a general or special election held at least five days after the publication of such proposal or proposals for ten days in a daily newspaper of general circulation in said city and county or city and ratified by three fifths of the qualified voters voting thereon; which amendment or amendments when so ratified by such vote shall immediately and without subsequent approval by the legislature become and be in full force and effect, and all acts, proceedings, matters or things done, taken, adopted or performed by any public board, officer, or by any individual or person under the ratified amendments of the charter of the said city and county of San Francisco or city of San José shall be forever valid and effective as though such amendment or amendments to said charter had been approved by the legislature.

SENATE CONSTITUTIONAL AMENDMENT No. 8.

CHAPTER VII. *Senate Constitutional Amendment No. 8, a resolution to propose to the people of the State of California an amendment to the Constitution of said state by amending article thirteen thereof by striking therefrom and repealing section five of said article, relative to contracts for the payment of taxes or assessments on money loaned or on mortgages, deeds of trust or other loans.*

The legislature of the State of California, at its extraordinary session, commencing on the second day of June, 1906, two thirds

of all the members voting in favor thereof, hereby propose that article thirteen of the Constitution of the State of California be amended by repealing section five thereof.

Article thirteen of the Constitution of the State of California is hereby amended by striking therefrom and repealing section five thereof, which section reads as follows:

Section 5. Every contract hereafter made, by which a debtor is obligated to pay any tax or assessment on money loaned, or on any mortgage, deed of trust, or other lien, shall, as to any interest specified therein, and as to such tax or assessment, be null and void.

SENATE CONSTITUTIONAL AMENDMENT No. 12.

CHAPTER VIII. *Senate Constitutional Amendment No. 12, a resolution to propose to the people of the State of California an amendment to Article XI of the Constitution of California, by amending section eighteen thereof, relating to the power of counties, cities, cities and counties, towns, townships, boards of education and school districts, to incur indebtedness.*

Resolved, by the senate, the assembly concurring, That the legislature of the State of California, at its special session, commencing on the second day of June, A. D. 1906, two thirds of the members elected to each of the two houses voting in favor thereof, hereby propose that section eighteen of Article XI of the Constitution of California be amended by adding at the end thereof the following: The city and county of San Francisco, the city of San José and the town of Santa Clara may make provision for a sinking fund, to pay the principal of any indebtedness incurred, or to be hereafter incurred, by it, to commence at a time after the incurring of such indebtedness of not more than a period of one fourth of the time of maturity of such indebtedness, which shall not exceed seventy-five years from the time of contracting the same. Any indebtedness incurred contrary to any provision of this section shall be void.

The legislature of the State of California, at its

to each of the houses of said Legislature, voting aye or nay thereon, hereby propose that section nineteen of article five of the Constitution of the State of California, be amended so as to read as follows:

Section 19. The governor, lieutenant-governor, secretary of state, controller, treasurer, attorney-general, and surveyor-general shall, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished during the term for which they shall have been elected, which compensation is hereby fixed for the following officers, as follows: Governor, ten thousand dollars per annum; lieutenant-governor, the same per diem as may be provided by law for the speaker of the assembly, to be allowed only during the session of the legislature; the secretary of state, controller, treasurer, and surveyor-general, five thousand dollars each per annum, and the attorney-general, six thousand dollars per annum, such compensation to be in full for all services by them respectively rendered in any official capacity or employment whatsoever during their respective terms of office; *provided, however*, that the legislature may, by law, diminish the compensation of any or all of such officers, but in no case

and all laws inconsistent with such charter. A copy of such charter, certified by the mayor, or chief executive officer, and authenticated by the seal of such city, setting forth the submission of such charter to the electors, and its ratification by them, shall after the approval of such charter by the legislature, be made in duplicate, and deposited, one in the office of the secretary of state, and the other, after being recorded in said recorder's office shall be deposited in the archives of the city, and thereafter all courts shall take judicial notice of said charter. The charter, so ratified, may be amended at intervals of not less than two years by proposals therefor, submitted by the legislative authority of the city to the qualified electors thereof at a general or special election, held at least forty days after the publication of such proposals for twenty days in a daily newspaper of general circulation in such city, and ratified by a majority of the electors voting thereon, and approved by the legislature as herein provided for the approval of the charter. Whenever fifteen per cent of the qualified voters of the city shall petition the legislative authority thereof to submit any proposed amendment or amendments to said charter to the

Constitution, as follows: Governor, six thousand dollars per annum; lieutenant-governor, four thousand dollars per annum; and traveling expenses, when he may be employed as secretary of state, controller, treasurer, attorney-general, and examining state institutions receiving state compensation to be in full for all services by them rendered in any official capacity or employment during their respective terms of office; *provided*, however, that the legislature, after the expiration of the terms herein mentioned, may by law diminish the compensation of all such officers, but in no case shall have the power to reduce the same above the sums hereby fixed by this Constitution; and the salary shall be authorized by law for clerical service in any office provided for in this article, exceeding sixteen dollars per annum for each clerk employed. The legislature may, in its discretion, abolish the office of surveyor and none of the officers hereinbefore named shall receive for their own use any fees or perquisites for the performance of any official duty.

Also, at said election on said Tuesday, the sixth day of November, A. D. 1906, the following **Amendments to the Constitution of the State of California**, which said Constitutional Amendments were duly proposed and passed by the Senate and Assembly of the State of California, in the manner required by Sec. 1, Article IV, of the Constitution of the State of California, at the Thirty-sixth (Extraordinary) Session of the Legislature, beginning on the second day of June, A. D. 1906, and the Legislature at its said extra-ordinary Session adopted said amendments to the people to be voted on separately by said qualified electors of the State of California at said election, said Constitutional Amendments as follows :

ASSEMBLY CONSTITUTIONAL AMENDMENT No. 2.

CHAPTER IX. *Assembly Constitutional Amendment No. 2. a resolution to propose to the people of the State of California an amendment to the Constitution of the State of California, amending article eleven thereof by adding thereto a new section to be numbered twenty, relating to the conferring, for the period of two years, of certain powers and rights on the city and county of San Francisco relative to streets, parks, boulevards, reservoirs and lands now owned or hereafter acquired by and the uses thereof.*

The legislature of the State of California, at its extraordinary session, commencing on the second day of June, nineteen hundred and six, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that article eleven of the Constitution of the State of California be amended by adding a new section thereto, to be known as and numbered twenty, and to read as follows:

Section 20. For and during the period of two years from the date of the adoption hereof, the city and county of San Francisco, by ordinance adopted by a two-thirds vote of its board of supervisors and approved by its mayor, may acquire by purchase, condemnation, or donation, lands to be used for streets, parks, boulevards, reservoirs or esplanades, or may acquire, by purchase, condemnation or donation, lands to be exchanged for lands to be used for streets, parks, boulevards, reservoirs or esplanades, and may sell, or may exchange, lands now used or hereafter to be acquired by it for streets, boulevards, reservoirs, or esplanades for other lands to be used for the same or similar purposes; and may sell, or exchange for other lands to be used for the same, or similar purposes, any lands now or heretofore used by it, as sites for public or municipal buildings, and may change, widen or extend the lines of its streets; and, where made necessary by the changing, widening, extension, or closing, in whole or in part of any such streets, may change the lines or routes of any pipe, pipe lines, conduits, or wires heretofore constructed or laid under the privilege granted by Section 19 of Article XI of this Constitution by any person, firm or corporation in or upon any of such streets, and may alter the terms of any such privilege now or heretofore

held or enjoyed by any person, firm or corporation, on any street so changed, widened, extended or closed, only to the extent of changing the lines or routes of any such pipe, pipe lines, conduits or wires from the street so closed to the street opened, established or widened by reason of such change; *provided*, that no lands now owned by said city and county of San Francisco shall be sold or exchanged unless such sale or exchange shall first be authorized by a majority of the voters of said city and county voting thereon, at a special election called for the purpose of such authorization, but this shall not be construed to prevent any exchange of such lands acquired by the said city and county after the date of the adoption by the legislature of the resolution submitting this amendment to the people, for street purposes as herein provided; *provided, further*, that no existing public park or square, or any part thereof, shall be sold or exchanged under the provisions hereof, and *also provided* that nothing in this section contained shall be so construed as to confer upon the board of supervisors any power or authority, beyond that at this date possessed by it, to extend the term or time of existence, or conditions, of any privilege or franchise. In all cases proper compensation shall be allowed for all property or rights taken, acquired, or affected by such action. No property or rights shall be taken without the consent and concurrence of persons owning the same, except under the right of eminent domain and according to law. *Provided*, that the city and county of San Francisco, by ordinance adopted as above, may, at any time within two years from the adoption of this amendment, donate to the State of California, any lot of land now owned or hereafter acquired by said city and county as a site for the erection of a building for state officers in said city and county, or may lease to said state for a term not exceeding ninety-nine years a lot for that purpose.

SENATE CONSTITUTIONAL AMENDMENT No. 2

CHAPTER III. Senate Constitutional Amendment No. 2, a resolution to propose to the people of the State of California an amendment to the Constitution of the state, by amending section eight of article eleven thereof, relating to the amendment, during the period of two years, of the charters of the

city and county of San Francisco and the city of
without ratification by the legislature.

The legislature of the State of California, at its extra session, commencing on the second day of June, nineteen and six, two thirds of all the members elected to the houses of said legislature voting in favor thereof propose that section eight of article eleven of the Constitution of the State of California be amended by adding to said article the following:

In the city and county of San Francisco and in the county of San José, and during the period of two years from the adoption of this amendment, the charter of said city or county may be amended at any time or times by proposals therefor, submitted by the legislative authority of said city and county or city to the qualified electors at a general or special election held at least five days after publication of such proposal or proposals for ten days in a newspaper of general circulation in said city and county and ratified by three fifths of the qualified voters voting in such amendment or amendments when so ratified by the legislature immediately and without subsequent approval by the legislature, become and be in full force and effect, and the proceedings, matters or things done, taken, adopted or approved by any public board, officer, or by any individual or persons in such ratified amendments of the charter of the said city or county of San Francisco or city of San José shall be as valid and effective as though such amendment or amendments had been approved by the legislature.

SENATE CONSTITUTIONAL AMENDMENT

CHAPTER VII. *Senate Constitutional Amendment*
resolution to propose to the people of the State of
an amendment to the Constitution of said state by
article thirteen thereof by striking therefrom and
section five of said article, relative to contracts for
ment of taxes or assessments on money loaned or
gages, deeds of trust or other liens.

The legislature of the State of California, at its extra session, commencing on the second day of June, 1906, to

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

In Testimony Whereof, I **GEO. C. PARDEE**, as Govern

set my hand and caused the Great Seal of said St

this 24 day of September, A. D. 18

Attest: _____

Constitution, as follows: Governor, six thousand dollars per annum; lieutenant-governor, four thousand dollars per annum, and traveling expenses, when he may be employed in visiting and examining state institutions receiving state aid; the secretary of state, controller, treasurer, attorney-general and surveyor-general, three thousand dollars each per annum, such compensation to be in full for all services by them respectively rendered in any official capacity or employment whatsoever during their respective terms of office; *provided, however*, that the legislature, after the expiration of the terms hereinbefore mentioned, may by law diminish the compensation of any or all such officers, but in no case shall have the power to increase the same above the sums hereby fixed by this Constitution. No salary shall be authorized by law for clerical services, in any office provided for in this article, exceeding sixteen hundred dollars per annum for each clerk employed. The legislature may, in its discretion, abolish the office of surveyor-general; and none of the officers hereinbefore named shall receive for their own use any fees or perquisites for the performance of any official duty.

Section 23. The members of the legislature shall receive for their services, the sum of one thousand dollars each per session to be paid at such times during the session as may be provided by law, and mileage to be fixed by law and paid out of the state treasury; such mileage shall not exceed ten cents per mile, and contingent expenses not exceeding twenty-five dollars per member for each session.

The legislature may also provide for additional help; but in no case shall the total expense for employes, or attachés, exceed the sum of five hundred dollars (\$500) per day for either house, nor shall the pay of any attaché be increased after he is elected, or appointed.

enjoyed by any person, firm or corporation, on any street widened, extended or closed, only to the extent of the lines or routes of any such pipe, pipe lines or wires from the street so closed to the street opened, or widened by reason of such change: *provided*, that now owned by said city and county of San Francisco, sold or exchanged unless such sale or exchange shall be authorized by a majority of the voters of said city and county thereon, at a special election called for the purpose of such authorization, but this shall not be construed to require any exchange of such lands acquired by the said city and county after the date of the adoption by the legislature of this amendment submitting this amendment to the people, for purposes as herein provided: *provided, further*, that no public park or square, or any part thereof, shall be sold or exchanged under the provisions hereof, and also *provided*, that nothing in this section contained shall be so construed as to confer upon the board of supervisors any power or authority beyond that at this date possessed by it, to extend the term of existence, or conditions, of any privilege or franchise. In all cases proper compensation shall be allowed for any property or rights taken, acquired, or affected by such amendment. No property or rights shall be taken without the consent and concurrence of persons owning the same, except the right of eminent domain and according to law. And that the city and county of San Francisco, by ordinance as above, may, at any time within two years from the adoption of this amendment, donate to the State of California any lot of land now owned or hereafter acquired by the city and county as a site for the erection of a building for the use of the city and county, or may lease to said state any lot not exceeding ninety-nine years a lot for that purpose.

The legislature of the State of California, at its extraordinary session, commencing on the second day of June, nineteen hundred and six, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that section eight of article eleven of the Constitution of the State of California be amended by adding to said section the following:

the following: In the city and county of San Francisco and in the city of San José, for and during the period of two years from the date of the adoption of this amendment, the charter of said city and county or city may be amended at any time or times by proposal or proposals therefor, submitted by the legislative authority of the said city and county or city to the qualified electors thereof, at a general or special election held at least five days after the publication of such proposal or proposals for ten days in a daily newspaper of general circulation in said city and county or city and ratified by three fifths of the qualified voters voting thereon; which amendment or amendments when so ratified by such vote shall immediately and without subsequent approval by the legislature become and be in full force and effect, and all acts, proceedings, matters or things done, taken, adopted or performed by any public board, officer, or by any individual or person under such ratified amendments of the charter of the said city and county of San Francisco or city of San José shall be forever as valid and effective as though such amendment or amendments to said charter had been approved by the legislature.

CHAPTER VII. Senate Constitutional Amendment No. 8, a resolution to propose to the people of the State of California an amendment to the Constitution of said state by amending article thirteen thereof by striking therefrom and repealing section five of said article, relative to contracts for the payment of taxes or assessments on money loaned or on mortgages, deeds of trust or other liens.

The legislature of the State of California, at its extraordinary session, commencing on the second day of June, 1906, two thirds

of all the members voting in favor thereof, hereby propose that article thirteen of the Constitution of the State of California be amended by repealing section five thereof.

Article thirteen of the Constitution of the State of California is hereby amended by striking therefrom and repealing section five thereof, which section reads as follows:

Section 5. Every contract hereafter made, by which a debtor is obligated to pay any tax or assessment on money loaned, or on any mortgage, deed of trust, or other lien, shall, as to any interest specified therein, and as to such tax or assessment, be null and void.

CHAPTER VIII. *Senate Constitutional Amendment No. 12, a resolution to propose to the people of the State of California an amendment to Article XI of the Constitution of California, by amending section eighteen thereof, relating to the power of counties, cities, cities and counties, towns, townships, boards of education and school districts, to incur indebtedness.*

Resolved, by the senate, the assembly concurring, That the legislature of the State of California, at its special session, commencing on the second day of June, A. D. 1906, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section eighteen of Article XI of the Constitution of California be amended by adding at the end thereof the following: The city and county of San Francisco, the city of San José and the town of Santa Clara may make provision for a sinking fund, to pay the principal of any indebtedness incurred, or to be hereafter incurred, by it, to commence at a time after the incurring of such indebtedness of not more than a period of one fourth of the time of maturity of such indebtedness, which shall not exceed seventy-five years from the time of contracting the same. Any indebtedness incurred contrary to any provision of this section shall be void.

R III. Senate Constitutional Amendment No. 2, a
tion to propose to the people of the State of California
endment to the Constitution of the state, by amending
n eight of article eleven thereof, relating to the amend-
during the period of two years, of the charters of the

lars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the State of California; expended for the purpose reaches the sum of Ten Thousand Dollars.

set my hand and caused the Great Seal of said State to be affixed at the City of Sacramento,

this 24th day of September, A. D. 1906.

Gen. C. Rodgers

Governor of the State of California.

Attest:

C. F. Curran
Secretary

Secretary of State.

[F3670.301]

1906

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EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA.

SPECIAL ELECTION PROCLAMATION.


WHEREAS, Hon. J. N. Gillett, Representative to the Congress of the United States from the First Congressional District of the State of California, has resigned as such Representative, which resignation has been accepted and will take effect on the 4th day of November, A. D. 1906, thereby causing a vacancy in said office,

NOW, THEREFORE, In accordance with the law thereunto directing me, I hereby proclaim and give notice that a Special Election will be held throughout the First Congressional District of the State of California, on Tuesday, the sixth day of November, A. D. 1906, at which special election the following officer will be elected, to-wit:

One Representative to the Congress of the United States from the First Congressional District of the State of California, for the unexpired term of J. N. Gillett, resigned.

And I do further offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

WITNESS my hand and the Great Seal of State this fourth day of October, nineteen hundred and six.


Governor.

Attest:

Secretary of State.

1906
309

Special Elec
tion Proclama
tion

Filed in the Office of the
SECRETARY OF STATE
the 5th day of

Oct A. D. 1906

67
SECRETARY OF STATE

By *[Signature]*

Page 1

Executive Department,

State of California.

SPECIAL ELECTION PROCLAMATION.

WHEREAS, Hon. J. N. Gillett, Representative to the Congress of the United States from the First Congressional District of the State of California, has resigned as such Representative, which resignation has been accepted and will take effect on the 4th day of November, A. D. 1906, thereby causing a vacancy in said office,

NOW, THEREFORE, in accordance with the law thereto directing me, I hereby proclaim and give notice that a Special Election will be held throughout the First Congressional District of the State of California, on Tuesday, the sixth day of November, A. D. 1906, at which election shall be held a general election for the office of Representative to the Congress of the United States from the First Congressional District of the State of California.

One Representative to the Congress of the United States from the First Congressional District of the State of California, for the unexpired term of J. N. Gillett, resigned.

And I do further offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

WITNESS my hand and the Great Seal of State this fourth day of October, nineteen hundred and six.

Geo. C. Pardee
Governor.

Attest:

E. J. Linn
Secretary of State.

EF 3670-3933

318906

Proclamation

Filed in the Office of the
SECRETARY OF STATE.

the 2 day of
March A. D. 1906

W. F. Linn
SECRETARY OF STATE

By W. F. Linn
DEPUTY

Record Book, _____, Page _____

Executive Department,

State of California.

THANKSGIVING PROCLAMATION.

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At the end of one of the most memorable years in their history - a year which has witnessed one of the greatest disasters of modern times - the people of California have much for which to return thanks to the Giver of All Blessings. Although San Francisco and other portions were almost destroyed by fire and earthquake, the general prosperity of the State has remained unaffected. Even the cities which suffered from the stroke of April 18th are being rapidly restored, and, moreover, that disaster was made the occasion for one of the greatest demonstrations of brotherly kindness the world has ever seen. For the world-wide sympathy which was manifested with us in our distress, gratitude is due to the people of other States and of foreign countries and most of all to Him who causes the heart of man to feel for a brother in need. By means of the help so generously extended, suffering was soon relieved, and, with the gradual restoration of their industries, our people are now facing the future bright with hope. In recognition of these and many other blessings, it is proper that the custom of setting apart a day for thanksgiving and praise should be followed.

By the authority of the Governor, I, George C. Perkins, Governor, do hereby designate Thursday, the 23rd day of November, 1906, as a day of thanksgiving to Almighty God.

IN TESTIMONY WHEREOF, I have

hereunto set my hand and caused
the Great Seal of the State
to be affixed, at the capital,
in the city of Sacramento,
this tenth day of November,

A. D. 1906.

Geo. C. Pardee
Governor.

By the Governor:

C. F. Curry
Secretary of State.

1907-301

1907/314

Election
Proclamation

Now in the Office of the
SECRETARY OF STATE.

28

July 6

A. D. 1907

to 7

SECRET

By *[Signature]*
Edward Bock

SPECIAL ELECTION PROCLAMATION.

WHEREAS, at the general election held in the County of Alpine, State of California, on the 6th day of November, A. D. 1906, the two candidates for the office of Superior Judge of said Alpine County received an equal and the highest number of votes,

NOW, THEREFORE, In accordance with the law thereunto directing me, I hereby proclaim and give notice that a Special Election will be held throughout the said County of Alpine on Tuesday, the 19th day of March, A. D. 1907, at which special election the following officers will be elected, to-wit:

One Superior Judge in and for the County of Alpine, State of California.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I of the Penal Code: such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

Witness my hand and the Great Seal of the State this 28th day of March, nineteen hundred and seven.

J. M. Bullitt
Governor.

Attest:

E. J. Loomis
Secretary of the State.

E. J. Loomis
Secretary of the State.

LF36701305

315

APRIL 11

S. F. Luning
Hawley

PROCLAMATION

-----oOo-----

EXECUTIVE DEPARTMENT

State of California.

Sacramento, Cal., April 15, 1907.

WHEREAS, the State Veterinarian of the State of California has ascertained that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate an infectious disease known as Texas, splenetic or Southern cattle fever, to cattle located north and east of said line, should said cattle located south and west be shipped, moved or transported, driven or grazed over the lands situated north and east of said line; and

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor" which became a law March 18, 1899, amended March 20, 1905, approved March 23, 1907, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic or Southern cattle fever in cattle, has, on this fifteenth day of April, 1907, made a quarantine line as follows:

Beginning on the Pacific coast where the northern boundary of San Luis Obispo County connects with the Pacific Ocean; thence easterly along the northern boundary of San Luis Obispo County to its junction with the western boundary of Kings County; thence northwesterly along the western boundary of Kings and Fresno counties to the northwest corner of Fresno County; thence northeasterly along the southern boundary of Merced County to its intersection with the right of way of the main line of the Southern Pacific Company; thence southeasterly along the right of way of the main line of the Southern Pacific Company

to its intersection with the southern boundary of Fresno County; thence northeasterly along the southern boundary of Fresno County to the northeast corner of Tulare County; thence southerly along the eastern boundary of Tulare County to the southeast corner of said county; thence easterly along the southern boundary of Inyo County to its intersection with the eastern boundary of the State of California.

WHEREAS, The State Veterinarian has, on the fifteenth day of April, 1907, made and established the following rules and regulations as to the crossing of cattle over said quarantine line:

From this fifteenth day of April, 1907, to the thirty-first day of October, 1907, inclusive, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing or permitting to be driven, led, moved, transported, carried or drifted over or across said quarantine line so established, any cattle originating or being south or west of the said quarantine line, and all railroad and steamship companies, and other transportation companies, their officers, agents and servants, are hereby prohibited from shipping or transporting or accepting for shipment or transportation, any cattle originating or being south or west of said quarantine line, or from shipping or transporting into the State of California any cattle originating or being in that area of territory in the United States south of the Federal quarantine line which has been or may be established by the United States Department of Agriculture, or any cattle infested with the *BOOPHILUS ANNULATUS* tick, except in accordance with the regulations of the United States Department of Agriculture, or except where said cattle are shipped and transported on railroad trains for immediate slaughter, and when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said stock shall be cleansed and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying cattle from said quarantine area shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the way bills of said shipments shall have a note on its face with a similar statement. Whenever any cattle have come from said quarantine area, and shall be reshipped from any point at which they have been reloaded to any other point of destination, the cars carrying said animals shall bear similar placards with like statements, and the way bills so stamped. At whatever point these cattle shall be unloaded they shall be placed in separate pens to which no other cattle shall be admitted.

The cars used to transport such animals, and the pens in which they are fed and watered, and the pens set apart for their reception at point of destination, shall be cleaned and disinfected in the following manner:

(a) Remove all litter and manure; this litter and manure may be disinfected by mixing it with lime or saturating it with a five (5) per cent solution of 100 per cent carbolic acid, or, if not disinfected it must be stored where no cattle can come in contact with it during the period from April 15, 1907, to October 31, 1907, inclusive.

(b) Wash the cars and feeding and watering troughs with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, and the fencing, troughs, chutes, and floors of the pens with a mixture made of one and-a-half pounds of lime and one-quarter pound of 100 per cent carbolic acid to each gallon of water; or with a solution made by dissolving four (4) ounces

of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California; now,

Therefor, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above boundary of such quarantine within the State of California, and further hereby proclaim the above rules, orders, and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within said State, and I do further proclaim that said rules, orders, and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules, orders, or regulations to the penalties provided for in section eight of the said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this 15th, day of April, A. D. 1907.

J. N. Gillett
Governor of the State of California.

ATTEST:

C. F. Loring
Secretary of State.

(SEAL)

E. J. Loring
Deputy

AMENDMENT TO PROCLAMATION.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA.

Sacramento, April 15, 1907.

The Island of Santa Rosa, a part of Santa Barbara County, on account of being free from Texas fever infection is not to be regarded as part of the quarantined area as set forth in the proclamation of April 15th, 1907.

In consideration of the action of the Boards of Supervisors of the Counties of Kern, Tulare, Kings, San Luis Obispo, and Santa Barbara, in appointing a County Live Stock Inspector, and placing under strict quarantine all areas in said counties known to be infested with the BOOPHILUS ANNULATUS tick, the transmitter of Texas, splenic or Southern cattle fever, cattle originating in the above mentioned counties can be moved to points in the State of California north and above the said quarantine line, provided they are first inspected by the State Veterinarian, or his duly authorized agent, and are accompanied by a certificate showing said cattle to be free from contagious and infectious diseases and the Boophilus Annulatus tick.

In consideration of the action of the Boards of Supervisors of the Counties of Madera and Fresno, in appointing a County Live Stock Inspector, and placing under strict quarantine all areas in said counties west of the right-of-way of the main line of the Southern Pacific Railroad Company known to be infested with the Boophilus Annulatus tick, cattle originating in those portions of the above mentioned counties can be moved to points in the State of California north and above the said quarantine line, provided they are first inspected by the State Veterinarian, or his duly authorized agent, and are accompanied by a certificate showing said animals to be free from contagious and infectious diseases and the Boophilus Annulatus tick.

IT IS HEREBY ORDERED that, during the continuance of the quarantine as set forth in the proclamation of April 15, 1907, no cattle originating in the quarantine area as described in said proclamation shall be moved or allowed to move into the counties of Kern, Tulare, Kings, San Luis Obispo, Santa Barbara, Fresno and Madera.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be affixed this fifteenth day of April, A. D. 1907.

J. M. Gillett
Governor of the State of California.

ATTEST:

L. F. Loring
Secretary of State.

W. S. Leland
Deputy.

STATE OF CALIFORNIA.
OFFICE OF STATE VETERINARIAN.
P R O C L A M A T I O N.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA.

Sacramento, Cal., June 14, 1909.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in certain counties in the State of California hereinafter named are liable to communicate an infectious disease known as Texas, splenetic or Southern fever to cattle located in other counties in the State of California should said cattle located in the counties hereinafter named be shipped, moved, transported, driven or grazed over the lands situated in other counties in the State of California; and,

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic livestock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic or Southern fever in cattle, has, on this fourteenth day of June, 1909, quarantined the following counties and parts of counties in the State of California: San Luis Obispo, Santa Barbara, Ventura, Los Angeles, Orange, San Diego, Tulare and Kings; and that part of Fresno County situated west of the east side line of the Southern Pacific Railroad; and those parts of San Bernardino and Riverside counties situated west of the one hundred and sixteenth meridian west longitude.

WHEREAS, The State Veterinarian has, on this fourteenth day of June, 1909, made and established the following rules and regulations as to the movements of cattle from said counties and parts of counties into other counties or sections in the State of California, or from any one of the counties or parts of counties herein mentioned to any of the other counties or parts of counties herein mentioned:

From and after this fourteenth day of June, 1909, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing or permitting to be driven, led, moved, transported, carried or drifted into any other county or section in the State of California, or from any one of the counties or parts of counties herein mentioned to any of the other counties or parts of counties herein mentioned, any cattle originating or being in the following named counties and parts of counties: San Luis Obispo, Santa Barbara, Ventura, Los Angeles, Orange, San Diego, Tulare and Kings; and that part of Fresno County situated west of the east side line of the Southern Pacific Railroad; and those parts of San Bernardino and Riverside counties situated west of the one hundred and sixteenth meridian west longitude, unless such cattle have first been inspected by the State Veterinarian or his duly authorized deputy and are accompanied by a certificate issued by such officer stating that said cattle are free from contagious and infectious diseases and cattle ticks (*Margaropus annulatus*); provided, however, that when said cattle are shipped or transported on railroad trains for immediate slaughter to the following named cities in the State of

California: San Francisco, Oakland, Los Angeles and San Diego, inspection and certification of such cattle will not be required, but when so shipped or transported by railroad the following regulations must be observed.

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying said cattle shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the way bills of said shipments shall have a note on its face with a similar statement.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner:

(a) Remove all litter and manure. This litter and manure must be stored where no cattle can come into contact with it for a period of at least eight months.

(b) Wash the cars with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture made of one and one half pounds of lime and one quarter pound of pure carbolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

It is further, ordered that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, Therefore, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the counties and parts of counties named in this proclamation quarantined within the State of California, and further hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within the State of California, and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules or regulations to the penalties provided for in section eight of that said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

In Witness Whereof, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this fourteenth day of June, A.D. 1909.

Signed -- J. N. GILLETT.

Governor of the State of California.

Attest:

Signed -- C. F. CURRY.

Secretary of State.

(SEAL)

192/317

Prot

1936-10-31

collected, and by myself, others

L.F. Hume

1936-10-31

(1936)

AMENDMENT TO PROCLAMATION.

EXECUTIVE DEPARTMENT,
State of California.

Sacramento, August 1, 1907.

In consideration of the action of the Boards of Supervisors of the Counties San Luis Obispo, Santa Barbara and Los Angeles, in appointing a County Live Stock Inspector, and placing under strict quarantine all areas in said counties known to be infested with the BOOPHILUS ANNULATUS tick, the transmitter of Texas, splenetic or Southern cattle fever, cattle originating in the above mentioned counties can be moved to points in the State of California north and above the said quarantine line, provided they are first inspected by the State Veterinarian, or his duly authorized agent, and are accompanied by a certificate showing said cattle to be free from contagious and infectious diseases and the Boophilus Annulatus tick.

In consideration of the action of the Boards of Supervisors of the Counties of Madera and Fresno, in appointing a County Live Stock Inspector, and placing under strict quarantine all areas in said counties situated west of the right-of-way of the main line of the Southern Pacific Railroad Company known to be infested with the Boophilus Annulatus tick, cattle originating in those portions of the above mentioned counties can be moved to points in the State of California north and above the said quarantine line, provided they are first inspected by the State Veterinarian, or his duly authorized agent, and are accompanied by a certificate showing said animals to be free from contagious and infectious diseases and the Boophilus annulatus tick.

In consideration of the action of the Board of Supervisors of the County of San Bernardino, in appointing a County Live


Stock Inspector, and placing under strict quarantine all areas in said county situated west of the one hundred and sixteenth meridian west longitude, known to be infested with the *Boophilus Annulatus* tick, the transmitter of Texas, splenetic or Southern cattle fever, cattle originating in the above mentioned part of San Bernardino County may be moved to points in the State of California, north and above the said quarantine line, provided they are first inspected by the State Veterinarian or his duly authorized agent, and are accompanied by a certificate showing said animals to be free from contagious and infectious diseases and the *Boophilus Annulatus* tick.

IT IS HEREBY ORDERED that, during the continuance of the quarantine line as set forth in the proclamation of August 1, 1907, no cattle originating in the quarantine area as described in said proclamation shall be moved or allowed to move into the counties of San Luis Obispo, Santa Barbara, Los Angeles, Fresno, Madera and San Bernardino.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be affixed this first day of August, A. D. 1907.


Governor of the State of California.

ATTEST:


Secretary of State.

(SEAL)

(c)

...to ...

(6) A. J. A. O. J.

the Great Seal of this State to be hereunto affixed, this 1st,

IN REPLY, I HAVE HERETOFORE SET MY HAND AND SEAL
" 1907."

the provisions of this Act, and to provide an enforcement
the appointing and duties of officials to carry into effect
stock from contagious and infectious diseases, to provide for
of the Legislature entitled "An act to protect domestic live
to himself as provided for in section eight of the said Act
persons so violating the provisions of the said Act, or who
California, and that a violation thereof shall subject all
alone shall be maintained and enforced within the State of
and I do further proclaim that said "orders, and regula-
to be legal and binding rules and regulations within said State,
within for the maintenance and enforcement of such quarantine
rules, orders, and regulations prescribed by the State Veterin-
the State of California, and further hereby proclaim the above
provisions of the said Act, and the provisions of each of said laws, to be
and to be in full force and effect from and after the date of the
Governor, J. W. W. Gifford, as Governor of the State of California,
file as provided by the laws of the State of California; and
the above rules and regulations shall be an offense and violation

PROCLAMATION

----c00----

EXECUTIVE DEPARTMENT

State of California.

Sacramento, Cal. August 1, 1907.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate an infectious disease known as Texas, splenetic or Southern cattle fever, to cattle located north and east of said line, should said cattle located south and west be shipped, moved or transported, driven or grazed over the lands situated north and east of said line; and

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor " which became a law March 18, 1899, amended March 20, 1905, approved March 23, 1907, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic or Southern cattle fever in cattle, has, on this first day of August, 1907, made a quarantine line as follows:

Beginning on the Pacific coast where the northern boundary of San Luis Obispo County connects with the Pacific Ocean; thence easterly along the northern boundary of San Luis Obispo County to the northwestern corner of Kern County; thence southeasterly, easterly, and northerly following the western, southern, and eastern boundaries of Kern County to the northeast corner of said county; thence easterly along the northern

boundary of San Bernardino County to the one hundred and sixteenth meridian west longitude; thence south following the one hundred and sixteenth meridian west longitude to the southern boundary of San Bernardino County; thence easterly along the southern boundary of San Bernardino County to the eastern boundary of the State of California.

WHEREAS, The State Veterinarian has, on the first day of August, 1907, made and established the following rules and regulations as to the crossing of cattle over said quarantine line:

From this first day of August, 1907, to the thirty-first day of October, 1907, inclusive, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing or permitting to be driven, led, moved, transported, carried or drifted over or across said quarantine line so established, any cattle originating or being south or west of the said quarantine line, and all railroad and steamship companies, and other transportation companies, their officers, agents and servants, are hereby prohibited from shipping or transporting or accepting for shipment or transportation, any cattle originating or being south or west of said quarantine line, or from shipping or transporting into the State of California any cattle originating or being in that area of territory in the United States south of the Federal quarantine line which has been or may be established by the United States Department of Agriculture, or any cattle infested with the *BOOPHILUS ANNULATUS* tick, except in accordance with the regulations of the United States Department of Agriculture, or except where said cattle are shipped and transported on railroad trains for immediate slaughter, and when so shipped or transported by

railroad the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said stock shall be cleansed and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying cattle from said quarantine area shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the way bills of said shipments shall have a note on its face with a similar statement. Whenever any cattle have come from said quarantine area, and shall be reshipped from any point at which they have been reloaded to any other point of destination, the cars carrying said animals shall bear similar placards with like statements, and the way bills so stamped. At whatever point these cattle shall be unloaded they shall be placed in separate pens to which no other cattle shall be admitted.

The cars used to transport such animals, and the pens in which they are fed and watered, and the pens set apart for their reception at point of destination, shall be cleaned and disinfected in the following manner:

(a) Remove all litter and manure; this litter and manure may be disinfected by mixing it with lime or saturating it with a five (5) per cent solution of 100 per cent carbolic acid, or, if not disinfected it must be stored where no cattle can come in contact with it during the period from August 1, 1907, to June 1, 1908, inclusive.

(b) Wash the cars and feeding and watering troughs with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, and the fencing, troughs, chutes, and floors of the pens with a mixture made of one

and-a-half pounds of lime and one-quarter pound of 100 per cent carbolic acid to each gallon of water; or with a solution made by dissolving four (4) ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California; now,

Therefor, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above boundary of such quarantine within the State of California, and further hereby proclaim the above rules, orders, and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within said State, and I do further proclaim that said rules, orders, and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules, orders, or regulations to the penalties provided for in section eight of the said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this 1st, day of August, A. D. 1907.

J. N. Gillett
Governor of the State of California.

ATTEST:

C. F. Curry
Secretary of State.

(SEAL)

[F 3670 309]

321
Proclamation

~~Oct 31 1877~~
Oct 31 1877

Office of the
Secretary of the
Interior
Washington, D.C.
Oct 31 1877
1

Executive Department,
State of California.

WHEREAS, Unsettled financial conditions prevail in many of the States of this Union and have extended to the State of California. And

WHEREAS, It appears that balances due from banks of Eastern States are not being paid to the banks of this State. And

WHEREAS, It further appears that this condition has resulted in a temporary lessening of the source of supply of money to meet the ordinary current payments due from California banks, and that coupled thereto, there has arisen an extraordinary condition due to the withdrawal of deposits from such banks. And

WHEREAS, It appears that such withdrawal of deposits is not based upon the financial weakness of our local banks, but is induced through uneasiness caused by unsettled financial conditions elsewhere. And

WHEREAS, it appears that such conditions have already resulted in the temporary embarrassment of one of our largest financial institutions and unless restrained will be followed by the retirement from business of other banks, and will most seriously affect the financial integrity of our State and entail enormous losses upon the depositors in such banks,

Now, Therefore, in order that our financial integrity may be preserved, confidence regained, financial panic averted, and depositors protected from the loss of their deposits in whole or in part, I, J. N. Gillett,

Governor of the State of California, by virtue of the authority vested in me by law, do hereby appoint, designate and proclaim Thursday, the 31st day of October 1907, as a public holiday.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of State to be hereunto annexed this 30th day of October, 1907.



J. M. Gillen
Governor of California.

Attest:

E. F. Barry
Secretary of State.

LF3670-310

170
319
Proclamation

Aug 19

FILED in the Court of
Y OF MASS

day of

E. F. Curran
Attorney

AMENDMENT TO PROCLAMATION issued August 1, 1907. ---To
prevent the spread of Texas, Southern or splenetic cattle
fever.

EXECUTIVE DEPARTMENT,

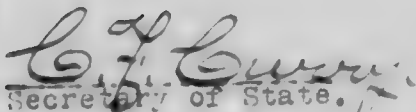
STATE OF CALIFORNIA.

Sacramento, Cal., October 31, 1907.

It is HEREBY ORDERED that, during the months of November
and December 1907, and January 1908, cattle may be moved to
points in the State of California north and above the quaran-
tine line as set forth in the proclamation of August 1, 1907,
provided they are first inspected by the State Veterinarian or
his duly authorized agent, and are accompanied by a certifi-
cate issued by said State Veterinarian or his duly authorized
agent showing said animals to be free from contagious and in-
fectious diseases and the *Boophilus annulatus* tick.

IN WITNESS WHEREOF, I have hereunto set my hand and
caused the Great Seal of this State to be hereunto affixed,
this thirty-first day of October, A. D. 1907.


Governor of the State of California.


Secretary of State.

(SEAL.)

LF 56 10:31

322

Proclamation

~~Out of~~
Nov 1-07

FILED in the Office of the
SECRETARY OF STATE

31 day of
A. D. 1907

17
SECRETARY OF STATE

By *[Signature]* DEPUTY

Record Book { Page

EXECUTIVE DEPARTMENT

STATE OF CALIFORNIA.

PROCLAMATION.

In the interests of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Friday, the first day of November, A. D. 1907, as a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and
caused the Great Seal of
State to be hereunto affixed
this 31st day of October,

1907.


J. N. Gillett
Governor of California.

Attest

C. F. Curry
Secretary of State.

Proclamation³²³

Nov 2.07

FILED in the Office of the
SECRETARY OF STATE

the 1st day of
Nov 1907

Wm. Taft

By _____

Attest _____

Executive Department,
State of California.

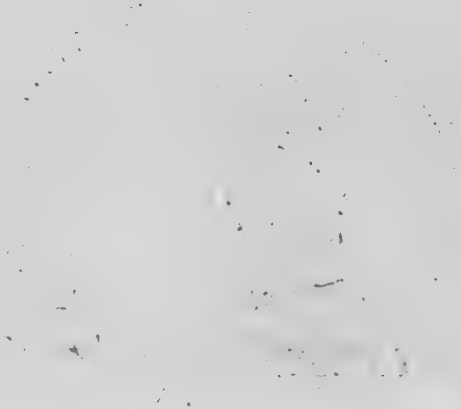
PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Saturday, the second day of November, A. D. 1907 as a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed this 1st day of

November, 1907


J. N. Gillett
Governor of California.

Attest:

G. F. Curry
Secretary of State.

Issue 2 2137

324
Proclamation

Nov #07
N-1

Filed in the Office of the

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F. CURRY

[Signature]

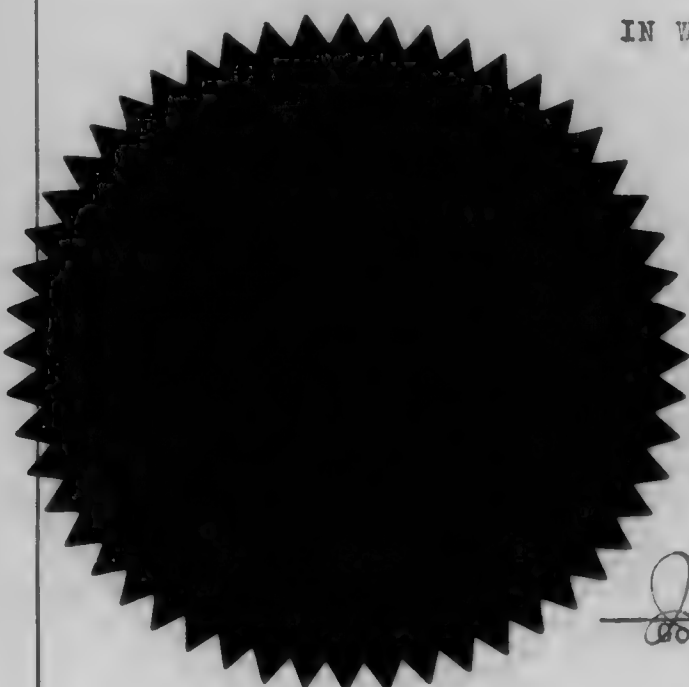
Executive Department,
State of California.

PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Monday, the fourth day of November, A. D. 1907 as a public legal Holiday.

IN WITNESS WHEREOF I have

hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed, this 2d day of
November, 1907



J. N. Gillett
Governor of California.

Attest:

C. F. Barry
Secretary of State.

LF 36.0314

325

Proclamation

Nov 5-07

Filed in the
SECRETARY OF STATE

Nov 5 1907

C. F. CURRY

By *Curry*

Record Book

Executive Department,
State of California.

PROCLAMATION

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Tuesday, the fifth day of November, A. D. 1907, as a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed this 4th day of
November, 1907



J. N. Gillett
Governor of California.

Attest:

C. L. Curry
Secretary of State.

326
Proclamation
~~Nov 5-07~~
Nov 6-07

FILED IN THE _____ of the
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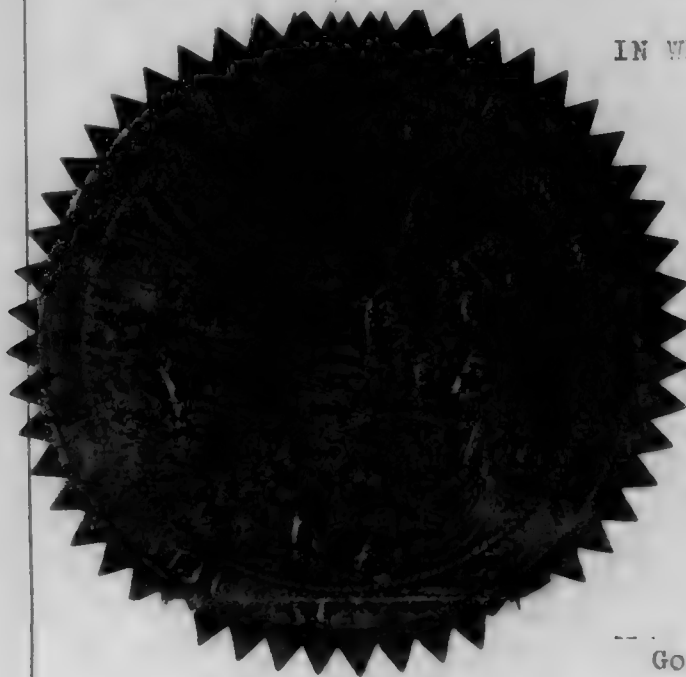
**Executive Department,
State of California.**

PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Wednesday November sixth, A. D. 1907, as a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed this 5th day of
November, 1907.



J. N. Gillett
Governor of California.

Attest:

[Signature]
Secretary of State.

327

Proclamation
No. 7

6th
Noi
By
Record Book

Executive Department
State of California.

PROCLAMATION

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Thursday, the seventh day of November, A. D. 1907 as a public legal holiday.

IN WITNESS WHEREOF, I have
hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed this sixth day of

November, 1907

J. N. Gillett
Governor of California.

Attest:

E. H. Berry
Secretary of State.

1907 31

1907328

Executive Department,
State of California.

PROCLAMATION

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Friday, the eighth day of November, A. D. 1907, as a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto affixed

this seventh day of No-

vember, 1907


Governor of California

Attest:


Secretary of State.

329
Proclamation

Nov 9. 1907

S. M.

Nov.

22

1907

Executive Department
State of California

PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Saturday, the ninth day of November, A. D. 1907, as a public legal holiday.



IN WITNESS WHEREOF, I have

hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed this eighth day of
November, 1907

J. N. Gillett
Governor of California.

Attest:

Secretary of State.

330
Proclamation

Nov 11-07

Nov 11.

L. F. Lundy
Kangaroo

Executive Department,
State of California.

PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Monday, the eleventh day of November, A. D. 1907, as a public legal holiday.

IN WITNESS WHEREOF, I have
hereunto set my hand and
caused the Great Seal of
State to be hereunto affixed
this 9th day of November,

1907.

J. N. Gillett
Governor of California.

Attest:

C. F. Curry
Secretary of State.

331
Procurement
~~12-12-12~~
12-12-12

1. The first step is to identify the problem or question that needs to be answered. This involves understanding the context and the specific requirements of the task.

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Executive Department
State of California.

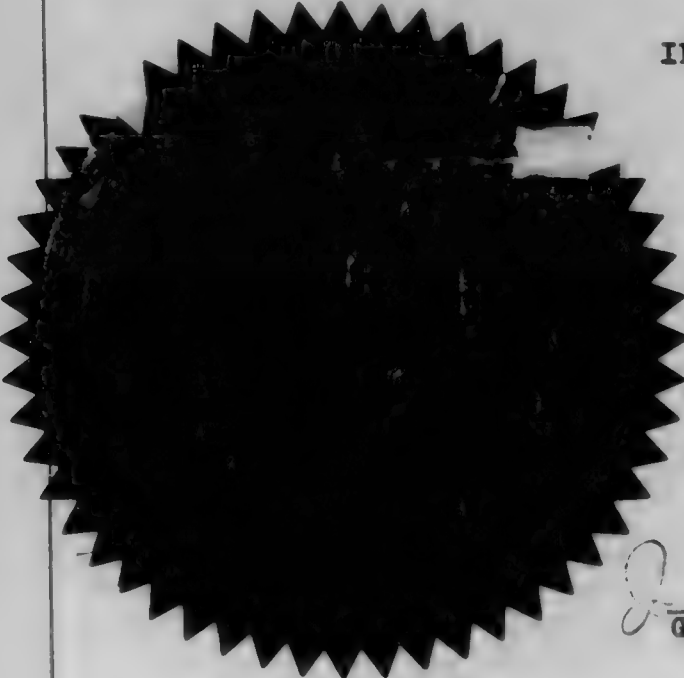
PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Tuesday, November twelfth a legal public holiday.

IN WITNESS WHEREOF I have

hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed this 11th day of

November, 1907


J. N. Gillett
Governor of California.

Attest:

Secretary of State.

190820

Proctor

C. F. Turner
Harris

190 320

Parcel 100

C. F. Lunn
Officer of

AMENDMENT NO.3 TO PROCLAMATION issued August 1, 1907.--To prevent the spread of Texas, Southern or splenetic cattle fever.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA.

Sacramento, November 11, 1907.

WHEREAS, The State Veterinarian of the State of California, under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," which became a law March 18, 1899, amended March 20, 1905, approved March 23, 1907, has established the following rules and regulations as to cattle entering the State of California:

From this eleventh day of November, 1907, to the thirty-first day of January, 1908, inclusive, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing to ^{be} ~~be~~ led, moved, driven, carried or transported, any cattle originating or being in that area of territory in the United States south of the Federal quarantine line which has been or may be established by the United States Department of Agriculture, into any part of the State of California, except when such cattle have first been inspected by an inspector of the United States Bureau of Animal Industry, and a certificate issued by such inspector stating that such cattle are free from *Boophilus annulatus* ticks, and such cattle shall be shipped or transported in accordance with the regulations of the United States Department of Agriculture.

Cattle intended for immediate slaughter which are shipped or transported from that area of territory in the United States south of the Federal quarantine line which has been or may be established by the United States Department of Agriculture, into the State of California need not be inspected, but when such cattle are so shipped or transported by railroad the following regulations must be observed:

On unloading such cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them, and no other cattle shall be admitted to said pens. If cattle not of the quarantined area shall be placed in said pens they shall thereafter be treated in all respects as if they were actually of the quarantined area. The cars that have carried said cattle shall be cleansed and disinfected before they are again used to transport, store, or shelter animals or merchandise.

All cars carrying cattle from said quarantined area shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the waybills of said shipments shall have a note on its face with a similar statement. Whenever any cattle have come from said quarantined area, and shall be reshipped from any point at which they have been reloaded to any other point of destination, the cars carrying said animals shall bear similar placards with like statements, and the way bills so stamped or written. At whatever point these cattle shall be unloaded they shall be placed in separate pens to which no other cattle shall be admitted.

The cars used to transport such cattle, and also the chutes, alleyways, and pens not reserved for the exclusive use of such cattle used en route and at points of destination, shall be cleansed and disinfected in the following manner: Remove all litter and manure. This litter and manure may be disinfected by mixing it with lime or saturating it with a five (5) per cent solution of pure carbolic acid; or, if not disinfected, it shall

be stored where no cattle can come in contact with it during the period from February 1 to October 31, inclusive, of each year. Wash the cars and the watering and feeding troughs with water until clean. Saturate the entire inner surface of the cars, including the inner surface of the car doors, and the fencing, troughs, chutes, and floors of the pens with a mixture made of one and-one-half pounds of lime and one-fourth pound of pure carbolic acid to each gallon of water, or with a solution made by dissolving four ounces of chloride of lime to each gallon of water..

NOW, THEREFOR, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above rules, orders, and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California; and I do further proclaim that said rules, orders, and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules, orders, or regulations to the penalties provided for in section eight of the said Act of the Legislature entitled, "an Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this eleventh day of November, A. D. 1907.

Attest:

J. N. Gillett
Governor of the State of California.

C. F. Curry
Secretary of State

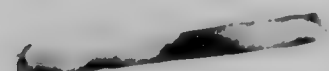
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333
Proceeding

Nov 13-07 :

Wednesday

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1907

L. J. Cunningham

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Executive Department
State of California

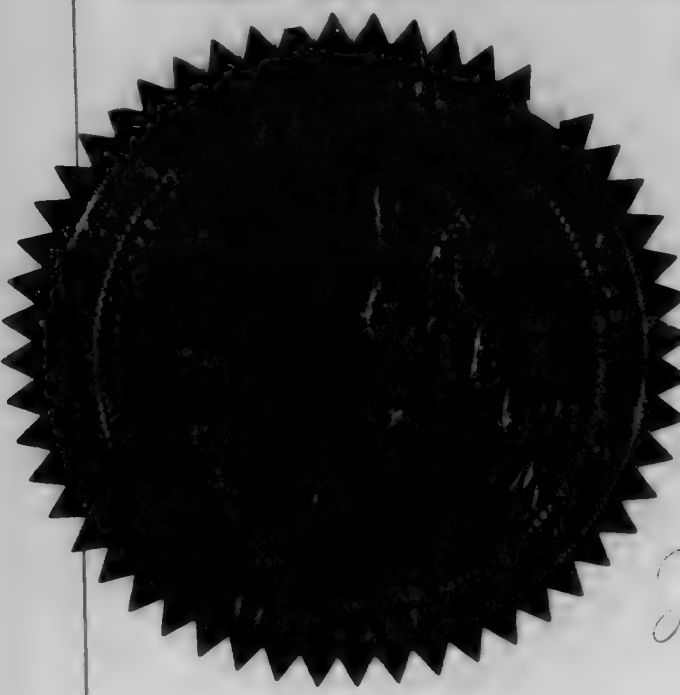
PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Wednesday November thirteenth a legal public holiday.

IN WITNESS WHEREOF I Have

hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed this 11th day of

November, 1907


J. N. Gillett
Governor of California

Attest:

Secretary of State.

334

Proclamation

Nov 14-07

Monday

of the
Peace

Executive Department
State of California

PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Thursday November fourteenth, a legal public holiday.

IN WITNESS WHEREOF I have


hereunto set my hand and

caused the Great Seal of

State to be hereunto affixed

this 11th day of November,

1907


J. N. Gillett
Governor of California.

Attest

Secretary of State.

335

Nov 15-07
Friday

52 km
Camp

Executive Department

State of California

PROCLAMATION

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of the State, do hereby designate, appoint and declare Friday, November fifteenth, a legal public holiday.

In witness whereof I have

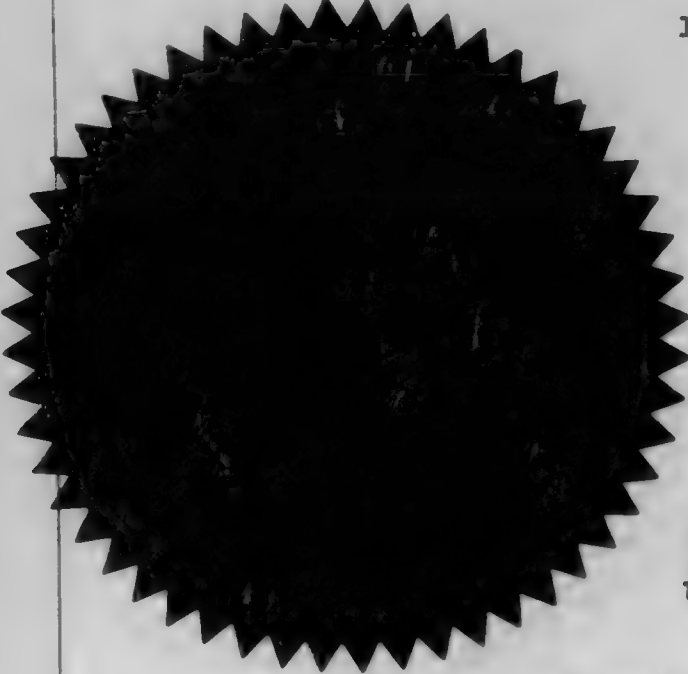
hereunto set my hand and

caused the Great Seal of

State to be hereunto af-

fixed this 11th day of

November, 1907


J. N. Gillett
Governor of California

Attest:

Secretary of State.

Proclamation
336
Nov 16. 1871
Saturday

to F. C. ...
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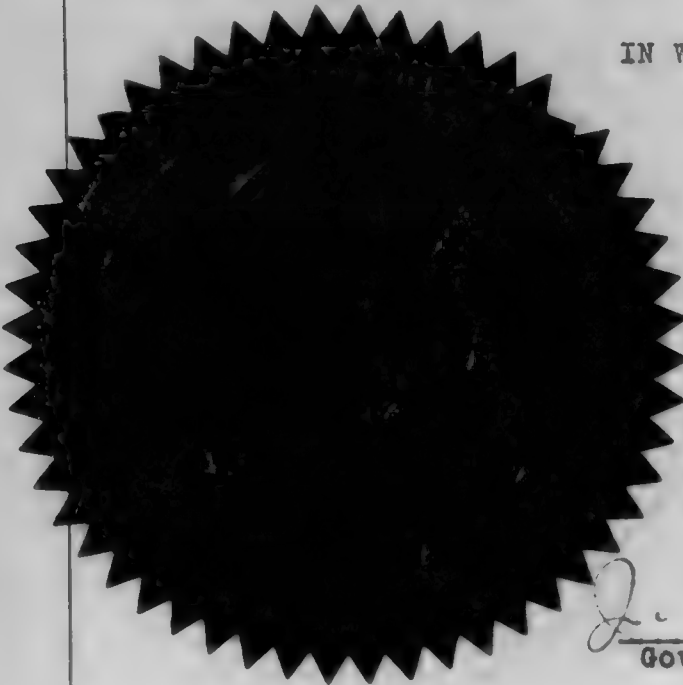
Executive Department
State of California.

PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of the State, do hereby designate, appoint and declare Saturday, November sixteenth a legal public holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed this 11th day of
November, 1907.



J. N. Gillett
Governor of California

Attest:

Secretary of State.

[136 31326]

1917-348

At antequity

Proclamation

Nov 28 1917

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L. F. Linn

STATE

W. H. Linn

and Look

Executive Department
State of California.

PROCLAMATION

In obedience to the universal and praiseworthy American custom which long and continuous observance has justified, it becomes incumbent upon me to set apart a day whereon our people may cast aside the cares of life and unite in giving thanks to Almighty God for the manifold blessings enjoyed by them.

During the past year our farmers have gathered most bountiful crops, labor has had continuous employment at the highest wages known in history, business has enjoyed unparalleled prosperity, and our people generally have been happy and contented.

It is therefore meet that we should return thanks to God, the Giver of all things, and in pursuance of that purpose and in accordance with the proclamation of the President of the United States, I, J. N. Gillett, Governor of the State of California, do hereby appoint and set apart

Executive Department
State of California.

PROCLAMATION

In obedience to the universal and praiseworthy American custom which long and continuous observance has justified, it becomes incumbent upon me to set apart a day whereon our people may cast aside the cares of life and unite in giving thanks to Almighty God for the manifold blessings enjoyed by them.

During the past year our farmers have gathered most bountiful crops, labor has had continuous employment at the highest wages known in history, business has enjoyed unparalleled prosperity, and our people generally have been happy and contented.

It is therefore meet that we should return thanks to God, the Giver of all things, and in pursuance of that purpose and in accordance with the proclamation of the President of the United States, I, J. N. Gillett, Governor of the State of California, do hereby appoint and set apart

Thursday, the twenty-eighth day of November, 1907, as a public holiday, that our people may show proper appreciation of Divine favors received, and reverently supplicate the continuance thereof.

IN WITNESS WHEREOF I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto af-

fixed this 12th day of

November, 1907.

J. M. Gillett
Governor of California.

Attest:

B. F. Loring
Secretary of State.

[13672:32]

1907
342

Proclamation by the Governor
Convening the Legislature in Extraordinary Session.

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State of California)
Executive Department. /

Whereas, an extraordinary occasion having arisen and now existing, requiring the Legislature of the State of California to convene:

NOW, WHEREFORE, I James V. Gillett, Governor of the State of California, by virtue of the power and authority in me vested by Section nine Article five of the Constitution of the State of California, do hereby convene the Legislature to meet and assemble in extraordinary session at Sacramento, California, on Tuesday the nineteenth day of November, Anno Domini, one thousand nine hundred and seven, at ten o'clock A. M., of that day, for the purpose of enacting laws and taking legislative action upon the following subjects, to-wit:

1st. An Act to add a new section to the Political Code of the State of California relating to the postponing of the collection of payment of taxes, the postponing of delinquency for non-payment of same, the postponing of penalties, forfeitures, or fines for non-payment of the same, the postponing of entry of penalty for such delinquency, the postponing of time of preparing delinquent lists for unpaid taxes, and the duties of all persons and public officers in connection therewith in the event of general financial stringency.

2nd. To amend sections ten of the Political Code, section ten, one hundred and thirty-four and one hundred and thirty five of the Code of Civil Procedure and section seven of the Civil Code

in reference to legal holidays, by providing for special holidays which may, by proclamation, be called by the Governor, and declaring what judicial acts may be performed by the Courts during the continuance thereof.

3rd. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors thereof, at a general election held in said city on Tuesday, November the fifth, nineteen hundred and seven, amending sections 10 and 12 of Article VII and section 29 of Article XVI of said Charter relating to bond issues et cetera.

4th. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors thereof, at a general election held in said city on Tuesday, November fifth, 1907, amending section 2 of Chapter III of Article IV relating to the custody by the Treasurer of public funds and authorizing their deposits in certain banks upon certain terms and conditions.

5th. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors thereof, at a general election held in said city on Tuesday, November fifth, 1907, amending Chapters ⁷/₃, 4 and 5 of Article IX thereof relative to the composition of the personnel of the Companies of the Fire Department and the salaries and vacations of the members thereof.

6th. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors of said city,

at a general election held therein on Tuesday, November fifth, 1907, amending section one of Chapter V of Article VIII and section 1 of Chapter VI of Article VIII relative to salaries of members of the Police Department.

7th. To provide for expenses incurred by the Adjutant General during the months of May, June and July, 1907, arising and growing out of the labor troubles and strikes in the City of San Francisco, and to pay members of the National Guard for services rendered at that time.

8th. To remove Andrew M. Wilson from the office of Railroad Commissioner, on the ground of ^{and incompetency} corruption on the part of the said Wilson.

9th. To amend section five of the Act entitled "An Act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the Board of State Harbor Commissioners of a necessary area for a tidal basin for wharves, piers, harbors and appurtenances in the City and County of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this Act to a vote of the people," Approved March 21, 1907, relating to the redemption of said bonds and creating a sinking fund for such purpose, and adding a new section to said act relating to the publication of said act and providing for the payment of the cost of publication of the same.

10th. To appropriate money for the contingent expenses of the Governor's office.

IN WITNESS WHEREOF, I have hereunto set my hand and
caused to be affixed hereunto
the Great Seal of the State of
California, at my office in the
State Capitol, this 15th day of
November, 1907, and of the ad-
mission of the State of California
the fifty-seventh.

J. N. Gillett
Governor of the State of California.

Attest:

B. F. Barry
Secretary of State.

[F 3670:327A]

Nov 19.07
342

Proclamation
of the
Governor calling
Extra Session

Nov 15.07
S. F. Lem
Hunk

Proclamation by the Governor
Convening the Legislature in Extraordinary Session.

-----oCo-----

State of California }
Executive Department. }

Whereas, an extraordinary occasion having arisen and now existing, requiring the Legislature of the State of California to convene:

NOW, THEREFORE, I James N. Gillett, Governor of the State of California, by virtue of the power and authority in me vested by Section nine Article five of the Constitution of the State of California, do hereby convene the Legislature to meet and assemble in extraordinary session at Sacramento, California, on Tuesday the nineteenth day of November, Anno Domini, one thousand nine hundred and seven, at ten o'clock A. M., of that day, for the purpose of enacting laws and taking legislative action upon the following subjects, to-wit:

1st. An Act to add a new section to the Political Code of the State of California relating to the postponing of the collection of payment of taxes, the postponing of delinquency for non-payment of same, the postponing of penalties, forfeitures, or fines for non-payment of the same, the postponing of entry of penalty for such delinquency, the postponing of time of preparing delinquent lists for unpaid taxes, and the duties of all persons and public officers in connection therewith in the event of general financial stringency.

2nd. To amend sections ten of the Political Code, section ten, one hundred and thirty-four and one hundred and thirty five of the Code of Civil Procedure and section seven of the Civil Code

in reference to legal holidays, by providing for special holidays which may, by proclamation, be called by the Governor, and declaring what judicial acts may be performed by the Courts during the continuance thereof.

3rd. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors thereof, at a general election held in said city on Tuesday, November the fifth, nineteen hundred and seven, amending sections 10 and 12 of Article XII and section 29 of Article XVI of said Charter relating to bond issues et cetera.

4th. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors thereof, at a general election held in said city on Tuesday, November fifth, 1907, amending section 2 of Chapter III of Article IV relating to the custody by the Treasurer of public funds and authorizing their deposits in certain banks upon certain terms and conditions.

5th. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors thereof, at a general election held in said city on Tuesday, November fifth, 1907, amending Chapters ⁷ 3, 4 and 5 of Article IX thereof relative to the composition of the personnel of the Companies of the Fire Department and the salaries and vacations of the members thereof.

6th. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors of said city,

at a general election held therein on Tuesday, November fifth, 1907, amending section one of Chapter V of Article VIII and section 1 of Chapter VI of Article VIII relative to salaries of members of the Police Department.

7th. To provide for expenses incurred by the Adjutant General during the months of May, June and July, 1907, arising and growing out of the labor troubles and strikes in the City of San Francisco, and to pay members of the National Guard for services rendered at that time.

S.C.C. 8th. To remove Andrew M. Wilson from the office of Railroad Commissioner, on the ground of corruption ^{and incompetency} on the part of the said Wilson.

9th. To amend section five of the Act entitled "An Act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the Board of State Harbor Commissioners of a necessary area for a tidal basin for wharves, piers, harbors and appurtenances in the City and County of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this Act to a vote of the people," Approved March 21, 1907, relating to the redemption of said bonds and creating a sinking fund for such purpose, and adding a new section to said act relating to the publication of said act and providing for the payment of the cost of publication of the same.

10th. To appropriate money for the contingent expenses of the Governor's office.

IN WITNESS WHEREOF, I have hereunto set my hand and
caused to be affixed hereunto
the Great Seal of the State of
California, at my office in the
State Capitol, this 15th day of
November, 1907, and of the ad-
mission of the State of California
the fifty-seventh.

J. N. Gillett
Governor of the State of California.

Attest:

C. F. Barry
Secretary of State.

XIV-A, relating to children's playgrounds and public recreation centers ~~proposed Golden Gate Park, and creating a playground commission~~
Charter Amendment No. 19, entitled "Describing and setting forth
a proposal to the qualified electors of the City and County of San
Francisco, State of California, to amend the Charter of said City and
County by amending Sections 1 and 2 of Article X thereof, relating
to the Department of Public Health."

Charter Amendment No. 21, entitled "Describing and setting forth
a proposal to the qualified electors of the City and County of San
Francisco, State of California, to amend Sections 2 and 3 of Chapter
IX, Article IX of the Charter of said City and County, relative to the
salaries of the Chief and of the employees of the Department of
Electricity."

The same having been ratified by a majority of the qualified electors
of the City and County of San Francisco, at a general election held
therein on Tuesday, November 5, 1907.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to
be affixed hereunto the Great Seal of the State of California at my
office in the State Capitol, at Sacramento, this twenty-third day of
November, in the year of our Lord the one thousand nine hundred
and seventh, and of the admission of the State of California the fifty-
seventh.

J. N. GILLETT.

Governor of the State of California.

[SEAL.]

ATTEST:

C. F. CURRY.

Secretary of State.

PROCLAMATION BY THE GOVERNOR

CONVENING THE LEGISLATURE IN EXTRAORDINARY SESSION.

STATE OF CALIFORNIA. }
EXECUTIVE DEPARTMENT. }

WHEREAS, An extraordinary occasion having arisen and now existing, requiring the Legislature of the State of California to convene:

NOW, THEREFORE, I, James N. Gillett, Governor of the State of California, by virtue of the power and authority in me vested by section nine, article five of the Constitution of the State of California, do hereby convene the Legislature to meet and assemble in extraordinary session at Sacramento, California, *Saturday, November twenty-third, nineteen hundred and seven*, at one o'clock P. M., for the purpose of taking legislative action upon the following subject, to wit:

To approve proposed amendments to the Charter of the City and County of San Francisco, State of California, as follows:

Charter Amendment No. 2, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding to Chapter 1 of Article II thereof a new section to be numbered 23, relating to the recall of elected officers."

Charter Amendment No. 3, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 12 of Chapter 1 of Article III thereof, relating to the apportionment of the income and revenue of the several funds and a provision for income to pay interest on the bonded indebtedness and provide for the sinking funds."

Charter Amendment No. 5, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 21 of Chapter 1 of Article VI thereof, relating to contracts entered into by the Board of Public Works of the City and County and bonds to be given in connection with the same, and the character, terms and conditions of such contracts, and

permitting progressive payments to be provided for thereon upon certain terms and conditions."

Charter Amendment No. 6, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 2 of Article V thereof, relating to the bonds of officers of the City and County."

Charter Amendment No. 7, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 8 of Chapter 1 of Article III thereof, relating to the appropriation by the Supervisors of said City and County for urgent necessities not otherwise provided for by law."

Charter Amendment No. 9, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding three new sections thereto, to be known as Sections 14, 15 and 16 of Article XII thereof, relating to the power of the City and County to acquire, operate, maintain, sell or lease public utilities; relating to the acquisition of lands for water purposes; and relating to the disposition of the rents received from public utilities and the keeping of accounts relative to such public utilities."

Charter Amendment No. 10, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding to Chapter 2, Article II thereof, a new section to be known and numbered as Section "9" relating to the sale of lands by the City and County."

Charter Amendment No. 11, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by repealing Section 20, Chapter III Article VI of said Charter, and by adding a new Chapter to said Article of said Charter, to be known and designated as Chapter 6 thereof, all relating to the change or modification of street grades and the performance of street work in connection therewith."

Charter Amendment No. 12, entitled "Describing and setting forth a

proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by repealing Sections Nos. 1 to 19 inclusive of Chapter III of Article VI of said Charter and adding new sections to said Chapter of said Article of said Charter, to be known and designated as Sections 1 to 19 inclusive thereof, all relating to the opening, extending, widening, straightening or closing of streets and the performance of street work in connection therewith, and the condemnation and acquisition of land and property necessary therefor."

Charter Amendment No. 13, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Section 5 of Article I thereof, relating to the liability for damages of said City and County and its officials."

Charter Amendment No. 14, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Subdivision 11 of Section 1, of Chapter III of Article VII thereof, relating to the leasing of real property of the school department."

Charter Amendment No. 15, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Subdivision 1 of Section 1, of Chapter II of Article II thereof, relating to the power of the Supervisors of said City and County to grant permits for car or side tracks and running cars thereon on any public street or portion thereof within said City and County."

Charter Amendment No. 17, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Subdivision 14, of Section 1, of Chapter II of Article II thereof, relating to the regulation of telephone charges."

Charter Amendment No. 18, entitled "Describing and setting forth an amendment to the Charter of the City and County of San Francisco, State of California, by amending Section 1 of Article XIV thereof, and by adding thereto a new Article to be known and numbered as Article

XIV-A, relating to children's playgrounds and public recreation centers outside of Golden Gate Park, and creating a playground commission." Charter Amendment No. 19, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by amending Sections 1 and 2 of Article X thereof, relating to the Department of Public Health."

Charter Amendment No. 21, entitled "Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend Sections 2 and 3 of Chapter IX, Article IX of the Charter of said City and County, relative to the salaries of the Chief and of the employees of the Department of Electricity."

The same having been ratified by a majority of the qualified electors of the City and County of San Francisco, at a general election held therein on Tuesday, November 5, 1907.

IN WITNESS WHEREOF, I have hereto set my hand and caused to be affixed hereunto the Great Seal of the State of California at my office in the State Capitol, at Sacramento, this twenty-third day of November, in the year of our Lord the one thousand nine hundred and seventh, and of the admission of the State of California the fifty-seventh.

J. N. GILLETT,

Governor of the State of California.

[SEAL]

ATTEST:

C. F. CURRY,

Secretary of State.

127

342

PROCLAMATION BY THE GOVERNOR

CONVENING THE LEGISLATURE IN EXTRAORDINARY SESSION.

STATE OF CALIFORNIA. }
EXECUTIVE DEPARTMENT. }

WHEREAS, An extraordinary occasion having arisen, and now existing, requiring the Legislature of the State of California to convene:

NOW, THEREFORE, I, James N. Gillett, Governor of the State of California, by virtue of the power and authority in me vested by section nine, article five, of the Constitution of the State of California, do hereby convene the Legislature to meet and assemble in extraordinary session at Sacramento, California, on *Tuesday, the nineteenth day of November, Anno Domini one thousand nine hundred and seven*, at ten o'clock A. M. of that day, for the purpose of enacting laws and taking legislative action upon the following subjects, to wit:

1st. An Act to add a new section to the Political Code of the State of California relating to the postponing of the collection of payment of taxes, the postponing of delinquency for non-payment of same, the postponing of penalties, forfeitures, or fines for non-payment of the same, the postponing of entry of penalty for such delinquency, the postponing of time of preparing delinquent lists for unpaid taxes, and the duties of all persons and public officers in connection therewith in the event of general financial stringency.

2d. To amend section ten of the Political Code, sections ten, one hundred and thirty-four, and one hundred and thirty-five of the Code of Civil Procedure, and section seven of the Civil Code, in reference to legal holidays, by providing for special holidays which may, by proclamation, be called by the Governor, and declaring what judicial acts may be performed by the courts during the continuance thereof.

3d. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors thereof, at a general election held in said city on Tuesday, November fifth, nineteen hundred and seven, amending Sections 10 and 12 of Article XII and Section 29 of Article XVI of said Charter, relating to bond issues, et cetera.

4th. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors thereof, at a general election held in said city on Tuesday, November fifth, nineteen hundred and seven, amending Section 2 of Chapter III of Article IV, relating to the custody by the treasurer of public funds, and authorizing their deposits in certain banks upon certain terms and conditions.

5th. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors thereof, at a general election held in said city on Tuesday, November fifth, nineteen hundred and seven, amending Chapters 7, 8, 4, and 3 of Article IX thereof, relative to the composition of the personnel of the companies of the Fire Department and the salaries and vacations of the members thereof.

6th. To approve a proposed amendment to the Charter of the City and County of San Francisco, State of California, ratified by a majority of the qualified electors of said city, at a general election held therein on Tuesday, November fifth, nineteen hundred and seven, amending Section 1 of Chapter V of Article VIII and Section 1 of Chapter VI of Article VIII, relative to salaries of members of the Police Department.

7th. To provide for expenses incurred by the Adjutant-General during the months of May, June, and July, nineteen hundred and seven, arising and growing out of the labor troubles and strikes in the City of San Francisco, and to pay members of the National Guard for services rendered at that time.

8th. To remove Andrew M. Wilson from the office of Railroad Commissioner, on the ground of corruption and incompetency on the part of the said Wilson.

9th. To amend section five of the Act entitled "An Act to provide for the issuance and sale of State bonds to create a fund for the acquisition by the Board of State Harbor Commissioners of a necessary area for a tidal basin for wharves, piers, harbors, and appurtenances in the City and County of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of State officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this Act to a vote of the people," approved March 21, 1907, relating to the redemption of such bonds and creating a sinking fund for such purpose, and adding a new section to said Act relating to the publication of said Act, and providing for the payment of the cost of publication of the same.

10th. To appropriate money for the contingent expenses of the Governor's office.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed hereunto the Great Seal of the State of California, at my office in the State Capitol, at Sacramento, this fifteenth day of November, in the year of our Lord the one thousand nine hundred and seventh, and of the admission of the State of California the fifty-seventh.

J. N. GILLETTE

Governor of the State of California

SEAL

ATTEST:

C. F. CURRY,

Secretary of State.

— 500 — 1. 130 —

332

**Executive Department,
State of California.**

PROCLAMATION.

In obedience to the universal and praiseworthy American custom which long and continuous observance has justified, it becomes incumbent upon me to set apart a day whereon our people may cast aside the cares of life and unite in giving thanks to Almighty God for the manifold blessings enjoyed by them.

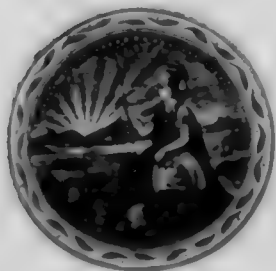
During the past year our farmers have gathered most bountiful crops; labor has had continuous employment at the highest wages known in history; business has enjoyed unparalleled prosperity, and our people generally have been happy and contented.

It is therefore meet that we should return thanks to God, the giver of all things, and in pursuance of that purpose and in accordance with the proclamation of the President of the United States, I, J. N. Gillett, Governor of the State of California, do hereby appoint and set apart Thursday, the twenty-eighth day of November, 1907, as a public holiday, that our people may show proper appreciation of Divine favors received, and reverently supplicate the continuance thereof.

In Witness Whereof, I have hereunto set my hand and caused the Great Seal of State to be hereunto affixed, this 12th day of November, 1907.

J. N. GILLETT,

Governor of California.



Attest: C. F. CURRY,

Secretary of State.

337
Proclamation

Nov 18th 07

Monday

S. F. Curry
H. H. H. H.

State of California

Executive Department.

PROCLAMATION.

In the interest of the public welfare, I J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Monday, November eighteenth, A. D. 1907, as a public legal holiday.

IN WITNESS WHEREOF, I have


hereunto set my hand and

caused the Great Seal of


State to be hereunto af-

fixed this sixteenth day

of November, 1907


Governor of California

Attest:


Secretary of State

[F3670-332]

Proclamation 238

Nov 19-07

Tuesday

C. F. Smith
James C. Smith
DATE

State of California

Executive Department.

PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Tuesday, November nineteenth, A. D. 1907, as a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto af-

fixed this sixteenth day

of November, 1907

J. N. Gillett
Governor of California

Attest:

E. J. Sweeney
Secretary of State.

[13670-333]

Proclamation 239

Nov 20.07

Wednesday

W. F. Terry
Hawaii

Executive Department
State of California.

PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Wednesday, the twentieth day of November, A. D. 1907, a legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto af-

fixed this 19th day of

November, 1907


Governor of California

Attest:


Secretary of State.

LF3670:334.

~~Proclamation~~ 340

Nov 21 - 07

C. H. Lewis
H. H. H. H.

Executive Department
State of California

PROCLAMATION.

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State do hereby designate, appoint and declare Thursday, the twenty-first day of November, A. D. 1907, a legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto af-

fixed this 19th day of

November 1907.


Governor of California

Attest:


Secretary of State.

1

2 P 1000 555

Proclamation **341**

Nov 22 1907

Friday

to & from
Hamp

Executive Department

State of California

PROCLAMATION

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State do hereby designate, appoint and declare Friday, the twenty-second day of November, A. D. 1907, a legal holiday.

IN WITNESS WHEREOF, I have here-

unto set my hand and

caused the Great Seal of

State to be hereunto af-

fixed this 19th day of

November, 1907.

J. N. Gillett

Governor of California

Attest:

C. F. Brown
Secretary of State.

LI 3670-130

1907
Proclamation 844

Nov 23rd 1907

Saturday

22nd

Proclamation
844

Executive Department
State of California.

PROCLAMATION.

In the interest of the public welfare, I, J. W. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Saturday the twenty-third of November, A. D. 1907, as a public legal holiday.

IN WITNESS WHEREOF, I have

hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed, this 22d day of
November, 1907


Governor of California

Attest:

B. F. Curry
Secretary of State.

[F3610337]

1907

345

Proclamation

Nov 25. 07

Monday

President of the

Republic

Washington, D. C.

Nov. 25. 1907

To V. L. Murray

By J. L. Murray

David Lusk

Executive Department

State of California.

PROCLAMATION

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Monday, the twenty-fifth day of November, A. D. 1907, as a public legal holiday.

IN WITNESS WHEREOF, I have

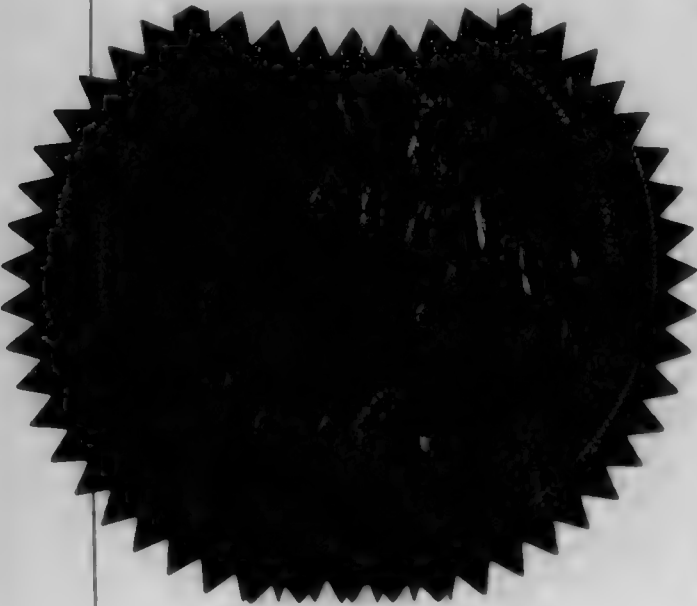
hereunto set my hand and

caused the Great Seal of

State to be hereunto af-

fixed this 23d day of

November, 1907


Governor of California

L. F. Curry.
Secretary of State.

Attest:

1346

Admission

Jan 21 /
Sunday

W. H. Lamm
Treasurer

Executive Department,
State of California

PROCLAMATION

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Tuesday, the twenty-sixth day of November, A. D. 1907, as a public legal holiday.

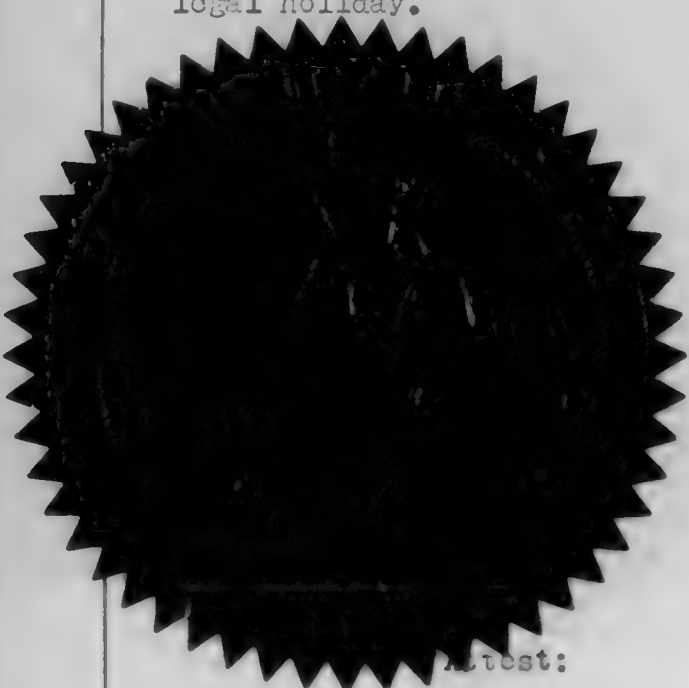
IN WITNESS WHEREOF, I have

hereunto set my hand and

caused the Great Seal of

State to be hereunto affixed

this 23d day of November, 1907.


J. N. Gillett
Governor of California

Attest: L. F. Curry.
Secretary of State.

190 847

Proctor

Nov 1-01

W. H. Proctor

G. F. Lewis
L. H. Lewis

Executive Department

State of California

PROCLAMATION

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Wednesday, the twenty-seventh day of November, A. D. 1907, as a public legal holiday.

IN WITNESS WHEREOF, I have

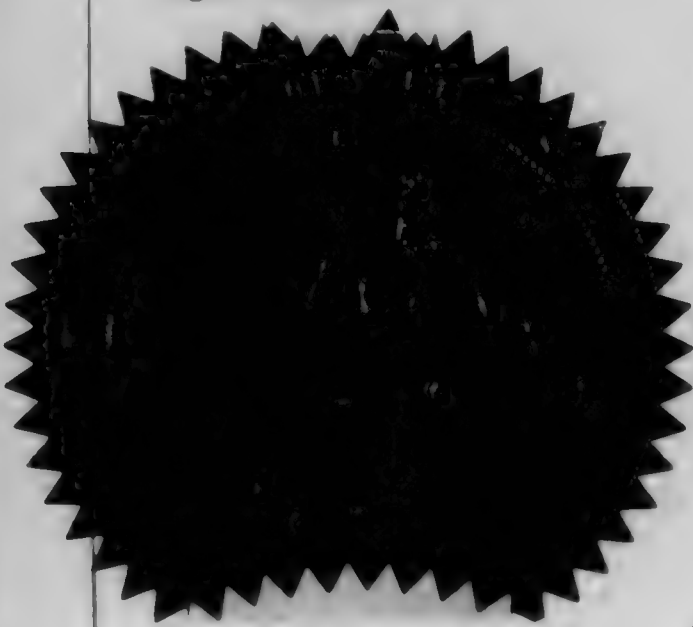
hereunto set my hand and

caused the Great Seal of

State to be hereunto af-

fixed this 23d day of

November, 1907


J. N. Gillett
Governor of California

Attest:

B. F. Curry
Secretary of State.

Governors Reclamation

349

W. H. H. H.

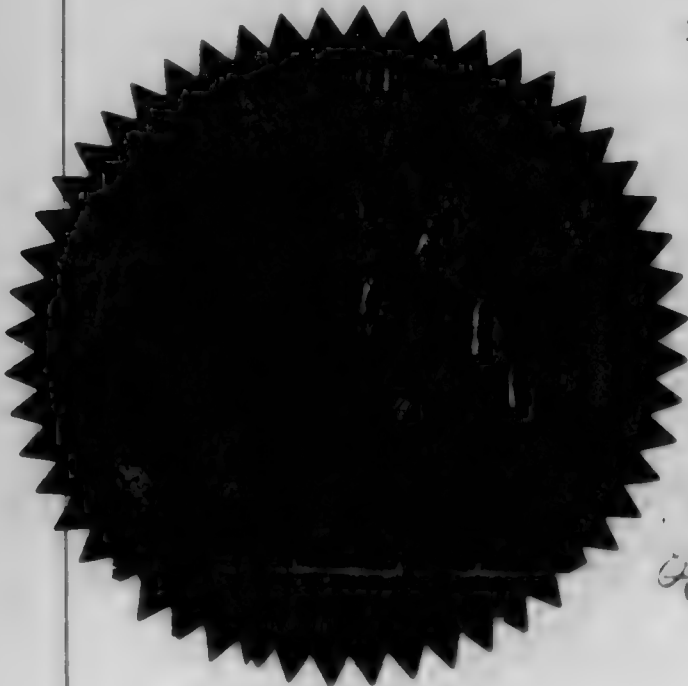
F. H. H. H.

Executive Department
State of California.

PROCLAMATION

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Friday, the twenty-ninth day of November, A. D. 1907, a public legal holiday.

IN WITNESS WHEREOF, I have here-
unto set my hand and caused
the Great Seal of State to
be hereunto affixed this
27th day of November, 1907



J. N. Gillett
Governor of California

Attest:

L. J. ...
Secretary of State.

Executive Department
State of California

PROCLAMATION.

WHEREAS there is now existing throughout the State of California, a financial stringency, rendering it difficult for debtors to meet their obligations, and

WHEREAS, it appears that the balances due the people of this State are not being paid by Eastern debtors; and

WHEREAS, it is necessary for the protection of our people that measures be taken to prevent serious embarrassment, loss and ruin, through the demands of those to whom obligations are due,

NOW, THEREFORE, in order that our financial integrity may be preserved, confidence regained, financial panics averted and the debtor class granted further time to meet their obligations, I, J. M. Gillett, Governor of the State of California, in conformity with the acts amending section seven of the Civil Code, section ten of the Political Code, and section ten of the Code of Civil Procedure, all approved on the twenty-third day of November, 1907, do hereby appoint, designate and proclaim Monday December ninth, Tuesday December tenth, Wednesday December eleventh, Thursday December twelfth, Friday December thirteenth and Saturday December fourteenth, all in the year of our Lord one thousand nine hundred and seven, to be special holidays.

I do further proclaim that during any such special holidays, no public duty shall be suspended or prohibited except such as affect the administration of justice in the Courts of this State as prescribed by section 135 of the Code of Civil Procedure of this State for the control of such Courts.

IN WITNESS WHEREOF I have here-
unto set my hand and caused
the Great Seal of State to
be hereunto affixed this
29th day of November, 1907.

J. M. Gillen
Governor of California

Attest: C. J. Curry
Secretary of State.

351
Governor's Proclamation

W. H. C. 1
Baltimore

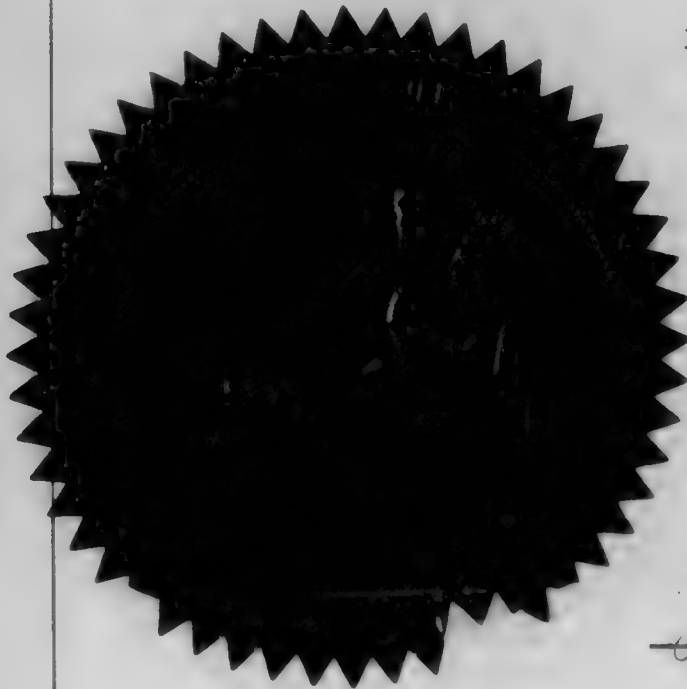
2011
C. F. Cury

Executive Department
State of California

PROCLAMATION

In the interest of the public welfare, I, J. N. Gillett, Governor of the State of California, by virtue of the authority vested in me by the Constitution and Laws of this State, do hereby designate, appoint and declare Saturday, the thirtieth day of November, A. D. 1907, a public legal holiday.

IN WITNESS WHEREOF, I have
hereunto set my hand and
caused the Great Seal of
State to be hereunto af-
fixed this 27th day of
November, 1907



Attest:

J. N. Gillett
Governor of California

E. J. [Signature]
Secretary of State.

352

Proclamation.
Special holidays
Dec 2-3-4-5-6-7,
1907

1st Sunday
January

Executive Department
State of California.

PROCLAMATION.

WHEREAS there is now existing throughout the State of California, a financial stringency, rendering it difficult for debtors to meet their obligations, and

WHEREAS, it appears that balances due the people of this State are not being paid by Eastern debtors; and

WHEREAS, it is necessary for the protection of our people that measures be taken to prevent serious embarrassment, loss and ruin, through the demands of those to whom obligations are due,

NOW, THEREFORE, in order that our financial integrity may be preserved, confidence regained, financial panics averted and the debtor class granted further time to meet their obligations, I J. N. Gillett, Governor of the State of California, in conformity with the acts amending section seven of the Civil Code, section ten of the Political Code and Section ten of the Code of Civil Procedure, all approved on the twenty-third day of November, 1907, do hereby appoint, designate and proclaim Monday December second, Tuesday December third, Wednesday December fourth, Thursday December fifth, Friday December sixth and Saturday December seventh, all in the year of our Lord one thousand nine hundred and seven, to be special holidays.

I do further proclaim that during any such special holidays no public duty shall be suspended or prohibited except such as affect the administration of justice in the Courts of this State as prescribed by section 135 of the Code of Civil Procedure of this State for the control of such courts.

In witness whereof I have here-
unto set my hand and caused
the Great Seal of State to
be hereunto affixed this
29th day of November, 1907

J. N. Gillette
Governor of California

Attest:

C. F. Barry
Secretary of State

1907

1907

Executive Department

State of California.

PROCLAMATION.

WHEREAS there is now existing throughout the State of California a financial stringency, rendering it difficult for debtors to meet their obligations; and

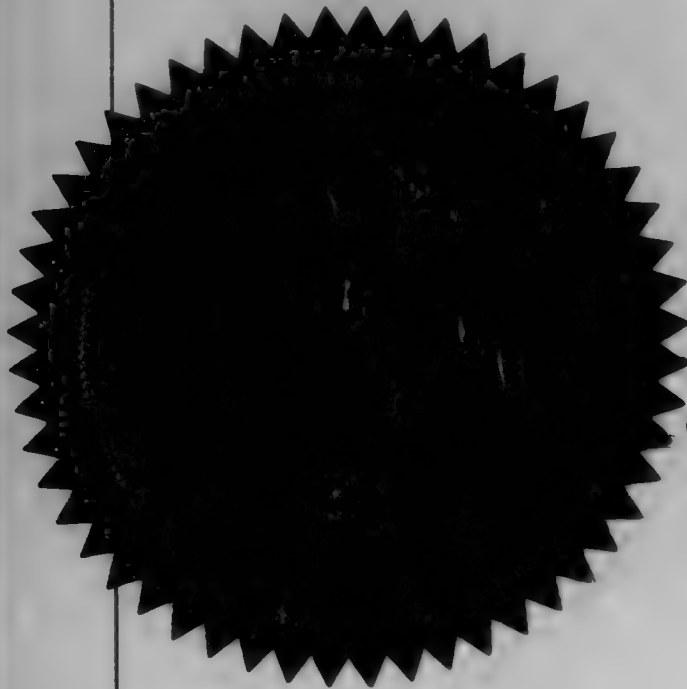
WHEREAS, it appears that balances due the people of this State are not being paid by Eastern debtors; and

WHEREAS, it is necessary for the protection of our people that measures be taken to prevent serious embarrassment, loss and ruin, through the demands of those to whom obligations are due,

NOW, THEREFORE, in order that our financial integrity may be preserved, confidence regained, financial panics averted and the debtor class granted further time to meet their obligations, I, J. N. Gillett, Governor of the State of California, in conformity with the acts amending section seven of the Civil Code, section ten of the Political Code and section ten of the Code of Civil Procedure, all approved on the twenty-third day of November, 1907, do hereby appoint, designate and proclaim Monday December sixteenth, Tuesday December seventeenth, Wednesday December eighteenth, Thursday December nineteenth, Friday December twentieth and Saturday December twenty-first, all in the year of our Lord one thousand nine hundred and seven, to be special holidays.

I do further proclaim that during any such special holidays no public duty shall be suspended or prohibited except such as affect the administration of justice in the Courts of this State as prescribed by section 135 of the Code of Civil Procedure of this State, for the control of such Courts.

IN WITNESS WHEREOF I have here-
unto set my hand and caused
the Great Seal of State to
be hereunto affixed this
11th day of December, 1907.



J. M. Gillett
Governor of California

Attest:

C. F. Barry
Secretary of State

EX-100-3447

354

Proclamation

Dec 16-17-18-19 20-21-

1907

Special

holiday

1211

Dec.

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P R O C L A M A T I O N

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EXECUTIVE DEPARTMENT

State of California.

Sacramento, Cal., February 1, 1908.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in that certain area of territory situated south and west of the quarantine line hereinafter described are liable to communicate an infectious disease known as Texas, splenetic or Southern cattle fever, to cattle located north and east of said line, should said cattle located south and west be shipped, moved or transported, driven or grazed over the lands situated north and east of said line; and

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor", which became a law March 18, 1899 (Statutes and Amendments to the Codes of the State of California 1899, Chapter XCVI), and as amended March 23, 1907 (Statutes and Amendments to the Codes of the State of California 1907, Chapter 506), the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic or Southern cattle fever in cattle, has, on this first day of February, 1908, made a quarantine line as follows:

Beginning on the Pacific Coast where the northern boundary of San Luis Obispo County connects with the Pacific Ocean; thence easterly along the northern boundary of San Luis Obispo County to the northwestern corner of Kern County; thence southeasterly and easterly and northerly following the western, southern, and eastern boundaries of Kern County to the northeast corner of said County; thence easterly along the northern boundary of San Bernardino County to the one hundred and sixteenth meridian

west longitude; thence south following the one hundred and sixteenth meridian west longitude to the southern border of San Bernardino County; thence easterly along the southern boundary of San Bernardino County to the eastern boundary of the State of California.

WHEREAS, The State Veterinarian has, on this first day of February, 1908, made and established the following rules and regulations as to the crossing of cattle over said quarantine line:

From this first day of February, 1908, to the thirty-first day of October, 1908, inclusive, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing or permitting to be driven, led, moved, transported, carried or drifted over or across said quarantine line so established, any cattle originating or being south or west of the said quarantine line, and all railroad and steamship companies, and other transportation companies, their officers, agents and servants, are hereby prohibited from shipping or transporting or accepting for shipment or transportation, any cattle originating or being south or west of said quarantine line, or from shipping or transporting into the State of California any cattle originating or being in that area of territory in the United States south of the Federal quarantine line which has been or may be established by the United States Department of Agriculture, or any cattle infested with the *BOOPHILUS ANNULATUS* tick, except in accordance with the regulations of the United States Department of Agriculture, or except where said cattle are shipped and transported on railroad trains for immediate slaughter, and when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart

to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said stock shall be cleansed and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying cattle from said quarantine area shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the way bills of said shipments shall have a note on its face with a similar statement. Whenever any cattle have come from said quarantine area, and shall be reshipped from any point at which they have been reloaded to any other point of destination, the cars carrying said animals shall bear similar placards with like statements, and the way bills so stamped. At whatever point these cattle shall be unloaded they shall be placed in separate pens to which no other cattle shall be admitted.

The cars used to transport such animals, and the pens in which they are fed and watered, and the pens set apart for their reception at point of destination, shall be cleaned and disinfected in the following manner:

(a) Remove all litter and manure; this litter and manure may be disinfected by mixing it with lime or saturating it with a five (5) per cent solution of 100 per cent carbolic acid, or, if not disinfected it must be stored where no cattle can come in contact with it during the period from February 1, 1908, to October 31, 1908, inclusive.

(b) Wash the cars and feeding and watering troughs with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, and the fencing, troughs, chutes and floors of the pens with a mixture made of one and-a-half pounds of lime and one-quarter pound of 100 per cent carbolic acid to each gallon of water; or with a solution made by dissolving four (4) ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California; now,

Therefor, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above boundary of such quarantine within the State of California, and further hereby proclaim the above rules, orders and regulations prescribed by the State Veterinarian for the maintainance and enforcement of such quarantine to be legal and binding rules and regulations within said State, and I do further proclaim that said rules, orders and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules, orders or regulations to the penalties provided for in section eight of that said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this first day of February, A. D. 1908.

J. N. Gillett
Governor of the State of California.

ATTEST:

B. F. Barry.
Secretary of State.

(SEAL)

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1. The first part of the report is a general description of the project. It includes the title, the purpose of the study, and the scope of the work. The second part is a detailed description of the methods used in the study. This includes the design of the experiment, the subjects involved, and the procedures followed. The third part is a description of the results of the study. This includes the data collected, the analysis of the data, and the conclusions drawn from the results. The fourth part is a discussion of the results in the context of the existing literature. This includes a comparison of the results with those of other studies and a discussion of the implications of the findings. The fifth part is a conclusion and a list of references.

AMENDMENT NO.1 TO PROCLAMATION OF FEBRUARY 1, 1908.

EXECUTIVE DEPARTMENT,
State of California.

Sacramento, February 1, 1908.

In consideration of the action of the Boards of Supervisors of San Luis Obispo, Santa Barbara, Ventura, Los Angeles and Riverside counties in appointing County Live Stock Inspectors, and placing under strict quarantine all areas in said counties known to be infested with the *Boophilus Annulatus* tick, the transmitter of Texas, splenetic or Southern cattle fever, cattle originating in the above mentioned counties may be moved to points in the State of California north and above the said quarantine line, provided they are first inspected by the State Veterinarian, or his duly authorized agent, and are accompanied by a certificate showing said cattle to be free from contagious and infectious diseases and the *Boophilus Annulatus* tick.

In consideration of the action of the Board of Supervisors of San Bernardino County in appointing a County Live Stock Inspector, and placing under strict quarantine all areas in said County situated west of the one hundred and sixteenth meridian west longitude, known to be infested with the *Boophilus Annulatus* tick, the transmitter of Texas, splenetic or Southern cattle fever, cattle originating in the above mentioned part of San Bernardino County may be moved to points in the State of California, north and above the said quarantine line, provided they are first inspected by the State Veterinarian or his duly authorized agent, and are accompanied by a certificate showing said animals to be free from contagious and infectious diseases and the *Boophilus Annulatus* tick.

IT IS HEREBY ORDERED that, during the continuance of the quarantine line as set forth in the proclamation of February 1, 1908, no cattle originating in the quarantine area as described in said proclamation shall be moved or allowed to move into the counties of San Luis Obispo, Santa Barbara, Ventura, Los Angeles, Riverside and San Bernardino.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be affixed this first day of February, A. D. 1908.

J. W. Gillett
Governor of the State of California.

ATTEST: G. F. Curry.
Secretary of State.

(SEAL)

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Filed to the Office

RECEIVED

February 28 1903

Shaw

AMENDMENT NO. 2 TO PROCLAMATION OF FEBRUARY 1, 1908.

EXECUTIVE DEPARTMENT,

State of California.

WHEREAS, the State Veterinarian of the State of California has ascertained that certain cattle located in that part of Fresno County situated west of the main line of the Southern Pacific Railroad Company are infested with *Boophilus Annulatus* ticks, the transmitter of Texas, splenetic or Southern cattle fever, and are liable to communicate this disease of Texas, splenetic, or Southern cattle fever to cattle located in the State of California outside of this part of Fresno County should said cattle located in that part of Fresno County situated west of the main line of the Southern Pacific Railroad Company be shipped, moved or transported, driven or grazed over the lands in the State of California situated outside of said part of Fresno County; therefor

IT IS HEREBY ORDERED that, cattle located in that part of Fresno County situated west of the main line of the Southern Pacific Railroad must not be moved or allowed to move outside of said part of Fresno County to any part of the State of California unless said cattle have first been inspected by the State Veterinarian, or his duly authorized agent, and are accompanied by a certificate issued by such inspector stating that said cattle are free from contagious and infectious diseases and the *Boophilus Annulatus* tick.

It is further ordered that a violation of any or either of the above rules and regulations shall be an offense and punishable as provided by the laws of the State of California as set forth in the proclamation of February 1, 1908.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the GREAT SEAL of this State to be hereunto affixed, this first day of February, A. D. 1908.

ATTEST:

J. W. Gillitt
Governor of the State of California.

B. F. Curran
Secretary of State.

(SEAL)

LF36701342

1908
Amendment
Proclamation
#3

FILED in the Office of the
Secretary of the Interior

the 31st
Oct - 1908

F. L. ...

By M. ...
Record & ...

AMENDMENT NO. 3 TO PROCLAMATION OF FEBRUARY 1, 1908. To prevent the spread of Texas, Southern or splenetic fever in cattle.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA,

Sacramento, Cal., October 31, 1908.

It is hereby ordered that, during the months of November and December 1908, and January 1909, cattle may be moved to points in the State of California north and above the quarantine line as set forth in the proclamation of February 1, 1908, and in amendments numbers 1 and 2 to said proclamation, also dated February 1, 1908, provided said cattle are first inspected by the State Veterinarian or his duly authorized agent, and are accompanied by a certificate issued by said State Veterinarian or his duly authorized agent showing said cattle to be free from contagious and infectious diseases and the *Boophilus annulatus* tick.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this thirty-first day of October, A. D. 1908.

B. F. Barry.
Secretary of State

J. N. Gillett
Governor of the State of California.

(SEAL.)

1908

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PROCLAMATION

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EXECUTIVE DEPARTMENT,

State of California.

Sacramento, Cal., March 2, 1908.

WHEREAS, The State Veterinarian of the State of California has ascertained that a contagious, communicable disease known as scabies exists generally among the sheep in the State of California, in consequence of which disease the sheep industry of said State is now suffering, and will continue to suffer, serious financial losses unless said disease of scabies in sheep is immediately checked; and

WHEREAS, In consequence of the large number of sheep in said State which are infected with said disease of scabies the Secretary of the United States Department of Agriculture has placed in quarantine the entire State of California; and

WHEREAS, Under and virtue of an Act of the Legislature of the State of California entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor, " which became a law March 18, 1899, (Statutes and Amendments to the Codes of the State of California 1899, Chapter XCVI), and as amended March 20, 1905 and March 23, 1907 (Statutes and Amendments to the Codes of the State of California 1905, Chapter CCCLV, and Statutes and Amendments to the Codes of the State of California 1907, Chapter 506), the State Veterinarian of the State of California in order to eradicate and to prevent the further spreading or communication of said disease of scabies in sheep has, on this first day of March, 1908, made and established the following rules and regulations:

(a) All sheep in the State of California must be dipped under the supervision of the State veterinarian, or his duly authorized agent, between March 15, 1908 and July 15, 1908 inclusive.

(b) Sheep affected with scabies, and other sheep exposed to said disease, must be dipped twice with an interval between the dippings of not less than nine days nor more than twelve days. All other sheep in the State of California not so affected with scabies, or exposed thereto, must be dipped once.

(c) Dipping solutions must receive the sanction of the said State Veterinarian, or his duly authorized agent, before they will be officially recognized by said officers.

(d) All corrals, chutes, barns, feed lots, premises and other places in which ^{sheep} affected with said disease of scabies have been placed or located must be cleaned and disinfected in a manner prescribed by the said State Veterinarian, or his duly authorized agent; and

WHEREAS, The said State Veterinarian, by and with the approval of the undersigned as Governor of the State of California, has established the above rules, orders and regulations for the purposes aforesaid, it is hereby ordered that a violation of any or either of the above rules, orders and regulations shall be an offense and punishable as provided by the laws of the State of California; now

Therefor, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above rules, orders and regulations prescribed by said State Veterinarian for the eradication and to prevent the spreading or communication of said disease of scabies in sheep to be in full force and effect, and binding rules, orders and regulations within the State of California, and that a violation thereof shall subject any and all persons so violating any or either of said rules, orders and regulations to the penalties provided for in section eight of that said Act of the Legislature of the State of California entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused
the GREAT SEAL of this State to be hereunto affixed, this first
day of March, A. D. 1908.

J. N. Gillett
Governor of the State of California.

J. R. Porter
Lieutenant Governor of the State of California.

ATTEST:

Secretary of State.

(Seal)

Proclamation
361

Filed in the Office of the
SECRETARY OF STATE

the 28
August A. D. 1908

C. F. CURRY

SECRETARY OF STATE

By James
DEPUTY

Record Book, _____, Page _____

P R O C L A M A T I O N.

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EXECUTIVE DEPARTMENT,

State of California.

Sacramento, Cal., September 1, 1908.

WHEREAS, The State Veterinarian of the State of California has ascertained that a contagious, communicable disease known as scabies exists among the sheep in the State of California, in consequence of which disease the sheep industry of said State is now suffering, and will continue to suffer, serious financial losses unless said disease of scabies in sheep is immediately checked; and

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," which became a law March 18, 1899 (Statutes and Amendments to the Codes of the State of California 1899, Chapter XCVI), and as amended March 20, 1905, and March 23, 1907 (Statutes and Amendments to the Codes of the State of California 1905, Chapter CCCLV, and Statutes and Amendments to the Codes of the State of California 1907, Chapter 506), the State Veterinarian of the State of California in order to eradicate and to prevent the further spreading or communication of said disease of scabies in sheep has, on this first day of September, 1908, made and established the following rules and regulations:

(a) From and after this first day of September, 1908 all sheep in the State of California which are infected with the disease known as scabies or mange, and all sheep directly exposed thereto, must be dipped as many times as is necessary in order to eradicate said disease.

(b) All such dippings must be performed under the supervision of the State Veterinarian or his duly authorized agent, and in accordance with his instructions, and at such times as said officer may designate.

(c) In order that the aforesaid dippings may be conducted effectively and expeditiously all vats where such dippings are performed shall conform in size and equipment with the orders of said State Veterinarian or his duly authorized agent.

(d) All corrals, chutes, barns, feed lots, premises and other places in which sheep infected with said disease of scabies have been placed or located must be cleaned and disinfected in a manner prescribed by the said State Veterinarian or his duly authorized agent; and

WHEREAS, The said State veterinarian, by and with the approval of the undersigned as Governor of the State of California, has established the above rules, orders and regulations for the purposes aforesaid, it is hereby ordered that a violation of any or either of the above rules, orders and regulations shall be an offense and punishable as provided by the laws of the State of California; now

THEREFORE, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the above rules, orders and regulations prescribed by said State Veterinarian for the eradication and to prevent the spreading or communication of said disease of scabies in sheep to be in full force and effect, and binding rules, orders and regulations within the State of California, and that a violation thereof shall subject any and all persons so violating any or either of said rules, orders and regulations to the penalties provided for in section eight of that said Act of the Legislature of the State of California entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

In witness whereof, I have hereunto set my hand and caused the GREAT SEAL of this State to be hereunto affixed, this first day of September, A. D. 1908.

J. N. Gillett
Governor of the State of California.

ATTEST:

C. F. Lanning
Secretary of State

J. H. ...
Deputy Secretary of State

ZF 3670-10

171362

Provisional

Filed by
171362

Filed in the office of the
SECRETARY OF STATE

the 23rd day of
April A. D. 1908

C. F. CURRY

By *[Signature]*
Record Book, Page

State of California.

Office of the State Commissioner of Horticulture,

State Capitol,

Sacramento, Cal., April 23rd, 1903

WHEREAS, Information has been received by this Commission to the effect that Cotton seed is about to be imported into this State from sections affected with the Cotton Boll Weevil (*Anthonomus grandis*-Boh.), and that the same is a serious pest in such sections where it prevails; and,

WHEREAS, the said Cotton Boll Weevil (*Anthonomus grandis*) does not, nor ever has, existed in this State, and that, if introduced, the same would become a serious and dangerous pest, probably spreading to other food plants; and,

WHEREAS, the Cotton Boll Weevil (*Anthonomus grandis*) while not attacking the seed of the Cotton plant, may hibernates in the bolls or be carried in the goss and thus become established in new locations;

Therefore, acting upon information received from and a request made by the Bureau of Plant Industry, of the Department of Agriculture, of the United States, it is hereby

ORDERED, That no Cotton seed shall be admitted into this State, and a Horticultural Quarantine is hereby established against the same, except under the conditions herein set forth;

First, that in addition to the offices of the State Commissioner of Horticulture, Capitol Building, Sacramento, and Room 11, Ferry Building, San Francisco, - El Centro in Imperial county, San Bernardino in San Bernardino county, Riverside in Riverside county, Los Angeles in Los Angeles county, and San Diego in San Diego county, are hereby declared Horticultural Quarantine stations for the inspection of all Cotton seed coming or being imported into this State.

Second, the Board of Horticultural Commissioners of each of said counties, and each of them, is hereby declared a special Deputy Commissioner of Horticulture for the purpose of enforcing this order. And it is further,

ORDERED, That all Cotton seed brought or imported into this State shall be inspected in the county into which it is brought by one of the Deputy Commissioners above named. It shall then be subjected to fumigation, in a closed vessel, with bi-sulphide of carbon gas for a period of twenty-four hours, and shall be held by the Deputy Commissioner for a sufficient time to satisfy said Deputy Commissioner that all possibility of infestation is removed. For the purpose of more effectively enforcing the quarantine against the Cotton Boll Weevil, it is further

ORDERED, That all Cotton seed, shipped from any foreign country, shall be consigned to the Horticultural Commission of the State, and all such seed, to be delivered to the consignee with a bill of lading fully assured that there is no danger of infestation.

This quarantine shall go into effect IMMEDIATELY upon the approval by the Governor.

WHEREAS, Information has been received by this Commission to the effect that Cotton seed is about to be imported into this State from sections affected with the Cotton Boll Weevil (*Anthonomus grandis*-Bolt.), and that the same is a serious pest in such sections where it prevails; and,

WHEREAS, the said Cotton Boll Weevil (*Anthonomus grandis*) does not, nor ever has, existed in this State, and that, if introduced, the same would become a serious and dangerous pest, probably spreading to other food plants; and,

WHEREAS, the Cotton Boll Weevil (*Anthonomus grandis*) while not attacking the seed of the Cotton plant, may hibernates in the bolls or be carried in the mass and thus become established in new locations;

Therefore, acting upon information received from and a request made by the Bureau of Plant Industry, of the Department of Agriculture, of the United States, it is hereby

ORDERED, That no Cotton seed shall be admitted into this State, and a Horticultural Quarantine is hereby established against the same, except under the conditions herein set forth;

First, that in addition to the offices of the State Commission of Horticulture, Capitol Building, Sacramento, and Room 11, Ferry Building, San Francisco, - El Centro in Imperial county, San Bernardino in San Bernardino county, Riverside in Riverside county, Los Angeles in Los Angeles county, and San Diego in San Diego county, are hereby declared Horticultural Quarantine stations for the inspection of all Cotton seed coming or being imported into this State.

Second, the Board of Horticultural Commissioners of each of said counties, and each of them, is hereby declared a special Deputy Commissioner of Horticulture for the purpose of enforcing this order. And it is further,

ORDERED, That all Cotton seed brought or imported into this State shall be inspected in the county into which it is brought by one of the Deputy Commissioners above named. It shall then be subjected to fumigation, in a closed vessel, with bi-sulphide of carbon gas for a period of twenty-four hours, and shall be held by said Deputy Commissioner for a sufficient time to satisfy said Deputy Commissioner that all possibility of infestation is removed. For the purpose of more effectively enforcing the quarantine against the Cotton Boll Weevil, it is further

ORDERED, That all Cotton seed, shipped or imported into this State shall be consigned to the Horticultural Commission of one of the above named counties, to be by them delivered to the consignee when they are fully assured that there is no danger of infestation.

This quarantine shall go into effect IMMEDIATELY upon its approval by the Governor.

S. Commissioner of Horticulture.

Approved by

J. A. Sullivan

363
Election

Proclamation

1908

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FILED in the Office of the
SECRETARY OF STATE

the thirtieth day of
September A. D. 1908.

C. F. Evans
SECRETARY OF STATE

By _____
DEPUTY

ELECTION

State of California, Executive Department.

In accordance with law thereunto directing me, I hereby proclaim and give notice that a General Election the following officers will be elected, and the following propositions and proposed Constitutional Amendments

Ten Electors of President and Vice-President of the United States.

Also, Eight Representatives to the Congress of the United States, being one Representative from each Congressional District.

Also, One Associate Justice of the Supreme Court of the State of California for the unexpired term of T. B. McComb.

Also, Twenty Members of the Senate of the State of California, being one Senator from each of the following counties: Alameda, Alameda, Contra Costa, Fresno, Kern, Kings, Los Angeles, Maricopa, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Orange, Placer, San Bernardino, San Diego, San Francisco, San Jose, Santa Clara, Santa Cruz, Stanislaus, Sutter, Tehama, Trinity, Tuolumne, Ventura, Yolo, and Yuba, for the term prescribed by law.

Also, Eighty Members of the Assembly of the State of California, being one Member of the Assembly for each of the following counties: Alameda, Alameda, Contra Costa, Fresno, Kern, Kings, Los Angeles, Maricopa, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Orange, Placer, San Bernardino, San Diego, San Francisco, San Jose, Santa Clara, Santa Cruz, Stanislaus, Sutter, Tehama, Trinity, Tuolumne, Ventura, Yolo, and Yuba, for the term prescribed by law.

Also, Four Judges of the Superior Court of the State of California, in and for the City and County of San Francisco.

Also, One Judge of the Superior Court of the State of California, in and for the City and County of San Francisco, and deceased, vice George A. Sturtevant, appointed.

Also, Four Judges of the Superior Court of the State of California, in and for the County of Los Angeles, for the term prescribed by law.

Also, One Judge of the Superior Court of the State of California, in and for the County of Los Angeles, for the term prescribed by law.

Also, Three Judges of the Superior Court of the State of California, in and for each of the counties of Alameda, Contra Costa, and San Francisco, for the term prescribed by law.

Also, One Judge of the Superior Court of the State of California, in and for the County of Alameda, for the term prescribed by law.

Also, One Judge of the Superior Court of the State of California, in and for the County of Sacramento, for the term prescribed by law.

Also, Two Judges of the Superior Court of the State of California, in and for each of the counties of Humboldt and Butte, for the term prescribed by law.

Also, One Judge of the Superior Court of the State of California, in and for the County of Sonoma, for the term prescribed by law.

Also, One Judge of the Superior Court of the State of California, in and for the County of Santa Clara, for the term prescribed by law.

Also, One Judge of the Superior Court of the State of California, in and for the County of San Diego, for the term prescribed by law.

Also, One Judge of the Superior Court of the State of California, in and for each of the following counties, Lake, Lassen, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Orange, Placer, Solano, Stanislaus, Sutter, Tehama, Trinity, Tuolumne, Ventura, Yolo, and Yuba, for the term prescribed by law.

Also, One Judge of the Superior Court of the State of California, in and for the County of Shasta, for the term prescribed by law.

Also, One Judge of the Superior Court of the State of California, in and for the County of Plumas, for the term prescribed by law.

Also, One Judge of the Superior Court of the State of California, in and for the County of Santa Barbara, for the term prescribed by law.

Also, at said election on said Tuesday, the third day of November, A. D. 1908, the following amendments to the Constitution of the State of California, and the "India Rasin Act" will be submitted to the People of this State, to be voted upon.

CTION PROCLAMATION

do hereby proclaim and give notice that a General Election will be held throughout the State of California on **Tuesday, the third day of November, 1909**, at which time all propositions and proposed Constitutional Amendments will be voted on, namely:

- First, being one Representative from each Congressional District in the State, as prescribed by law.
- Second, being one Senator from each of the following Senatorial Districts, as prescribed by law, to wit: First, Third, Fifth, Seventh, Ninth, Eleventh, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-fifth, Thirty-seventh, Thirty-ninth.
- Third, being one Member of the Assembly for each of the Eighty Assembly Districts in the State, as prescribed by law.
- Fourth, in and for the City and County of San Francisco, for the term prescribed by law.
- Fifth, in and for the City and County of San Francisco, for the unexpired term of Frank H. Kerrigan, resigned, term expiring January, 1911.
- Sixth, in and for the County of Los Angeles, for the term prescribed by law.
- Seventh, in and for the County of Los Angeles, for the remainder of the unexpired term of B. N. Smith, deceased, ending January, 1909.
- Eighth, in and for each of the counties of Alameda and Sacramento, respectively, for the term prescribed by law.
- Ninth, in and for the County of Alameda, for the remainder of the term of Henry A. Melvin, resigned, ending January, 1909.
- Tenth, in and for the County of Sacramento, for the remainder of the term of E. C. Hart, resigned, ending January, 1909.
- Eleventh, in and for each of the counties of Humboldt, Santa Clara, San Diego, San Joaquin and Sonoma, respectively, for the term prescribed by law.
- Twelfth, in and for the County of Sonoma, for the remainder of the term of A. G. Burnett, resigned, ending January, 1909.
- Thirteenth, in and for the County of Santa Clara, for the remainder of the term of A. L. Rhodes, resigned, ending January, 1909.
- Fourteenth, in and for the County of San Diego, for the remainder of the term of N. H. Conklin, deceased, ending January, 1909.
- Fifteenth, in and for each of the following counties, respectively, to wit: Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, De Yuma, Monterey, Napa, Nevada, Orange, Placer, Plumas, San Benito, San Bernardino, San Luis Obispo, San Mateo, Santa Barbara, Yolo, and Yuba, for the term prescribed by law.
- Sixteenth, in and for the County of Shasta, for the remainder of the term of C. M. Head, failed to qualify, ending January, 1913.
- Seventeenth, in and for the County of Plumas, for the remainder of the unexpired term of J. D. Goodwin, deceased, ending January, 1909.
- Eighteenth, in and for the County of Santa Barbara, for the remainder of the unexpired term of J. W. Taggart, resigned, ending January, 1909.
- Nineteenth, December, 1. D. 1908, the following amendments to the Constitution of the State of California, and the following Acts of the Legislature, to be submitted to the People of this State, to be voted on by them.

DECLARATION.

held throughout the State of California on **Tuesday, the third day of November, A. D. 1908, at which**
e voted on, namely:

in the State, as prescribed by law.

ased, term ending January, 1911, vice Henry A. Melvin, appointed.

l Districts, as prescribed by law, to wit: First, Third, Fifth, Seventh, Ninth, Eleventh, Thirteenth, Fifteenth,
d, Thirty-fifth, Thirty-seventh, Thirty-ninth.

Assembly Districts in the State, as prescribed by law.

the term prescribed by law.

the unexpired term of Frank H. Kerrigan, resigned, term expiring January, 1911, J. A. Hosmer appointed

scribed by law.

of the unexpired term of B. N. Smith, deceased, ending January, 1909, vice W. H. Jamison, appointed.

ramento, respectively, for the term prescribed by law.

f the term of Henry A. Melvin, resigned, ending January, 1909, vice Everett J. Brown, appointed.

of the term of E. C. Hart, resigned, ending January, 1909, vice C. N. Post, appointed

ara, San Diego, San Joaquin and Sonoma, respectively, for the term prescribed by law.

of the term of A. G. Burnett, resigned, ending January, 1909, vice Thomas C. Denny, appointed.

e of the term of A. L. Rhodes, resigned, ending January, 1909, vice John E. Richards, appointed.

f the term of N. H. Conklin, deceased, ending January, 1909, vice T. L. Lewis, appointed.

arrit: Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Imperial, Inyo, Kern,
Benito, San Bernardino, San Luis Obispo, San Mateo, Santa Barbara, Santa Cruz, Shasta, Sierra, Siskiyou.

e term of C. M. Head, failed to qualify, ending January, 1913, vice George W. Bush, appointed.

unexpired term of J. D. Goodwin, deceased, ending January, 1909, vice James O. Mowbray, appointed.

er of the unexpired term of J. W. Taggart, resigned, ending January, 1909, vice S. E. Crow, appointed.

ation of the State of California, and the following Acts of the Legislature designated respectively as the "Second
am.

22. Assembly Constitutional Amendment No. 7

Adopted March 8, 1907.

X CONSTITUTIONAL AMENDMENT NO. 1

Assembly Constitutional Amendment No. 8

Adopted March 6, 1907

The public school system shall include day and

[Faint, illegible text]

Assembly Constitutional Amendment No. 24. A

Adopted March 14, 1907.

The state board of education shall consist of the

ical business man, not directly connected with
 interest by the government interest by the

Assembly Constitutional Amendment No. 21

Added March 11, 1907



Sec. 4. When the bonds authorized to be issued under this act shall be duly executed, they shall be by the state treasurer sold at public auction to the highest bidder for cash, in such parcels and numbers as said treasurer shall be directed by the governor of the state, under seal thereof, after a resolution requesting such sale shall have been adopted by the board of state harbor commissioners; but said treasurer must reject any and all bids for said bonds, or for any of them, which shall be below the par value of said bonds so offered; and he may, by public announcement at the place and time fixed for the sale, continue such sale, as to the whole of the bonds offered, or any part thereof offered, to such time and place as he may select. Due notice of the time and place of sale of all bonds must be given by said treasurer by publication in two newspapers published in the city and county of San Francisco, and also by publication in one newspaper published in the city of Oakland, and by publication in one newspaper published in the city of Los Angeles, and by publication in one newspaper published in the city of Sacramento, once a week during four weeks prior to such sale. The costs of such publication shall be paid out of the San Francisco harbor improvement fund, on controller's warrants duly drawn for that purpose. The proceeds of the sale of such bonds shall be forthwith paid over by said treasurer into the treasury, and must be by him kept in a separate fund to be known and designated as the "Second San Francisco Seawall Fund" and must be used exclusively for the construction of wharves, piers, seawall, state railroad, spurs and appurtenances thereto on the water front of the city and county of San Francisco. Drafts and warrants upon said fund shall be drawn upon and shall be paid out of said fund in the same manner as drafts and warrants are drawn upon and paid out of the San Francisco harbor improvement fund.

§ 4. The state controller and the state treasurer shall

Sec. 1. It shall be the duty of the state treasury to pay

SEC. 2. Interest coupons shall be attached to each of said bonds, so that such coupons may be removed without injury to or mutilation of the bond. Said coupons shall be consecutively numbered, and shall be signed by the state treasurer. But no interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds and the issue and sale thereof to a purchaser.

SEC. 4. When the bonds authorized to be issued under this act shall be sold, the proceeds shall be by the State Treasurer

"Sec. 5. For the payment of the principal and interest of

bonds a sinking fund, to be known and designated as the "India Basin Sinking Fund" shall be, and the same is hereby created, as follows, to wit: The state treasurer shall, on the first day of each and every month after the sale of said bonds, take from the San Francisco harbor improvement fund such sum as, multiplied by the time the bonds then sold and outstanding have to run, will equal the principal of the bonds then sold and outstanding; at the time said treasurer shall so take said sum from said San Francisco harbor improvement fund, less the amount heretofore taken therefrom for said purpose; and he shall place the sum in the India basin sinking fund created by this act.

Said state treasurer shall, on command drawn for that purpose, employ the moneys in said sinking fund in the purchase of bonds of the United States, or of the State of California, or of the several counties or municipalities of the State of California, which said bonds shall be deposited in a proper receptacle, appropriately labeled; but he must always on hand a sufficient amount of money in cash sufficient with which to pay the interest on such of the estate securities herein provided to be issued as may require it.

To provide means for the payment of that may be sold and outstanding, said state treasurer shall take from the San Francisco harbor improvement fund and pay into said India basin sinking fund, an amount equal to the monthly interest thereon on all bonds then sold, delivered and outstanding. The board of state harbor commissioners are hereby authorized to expend of dockage, tolls, rents, wharfage and other receipts of the port of San Francisco, an amount sufficient for the purposes intended and herein limited by this act.

The act of the Legislature of the State of California, passed at its Special Session, October third, A.D. 1890, relating to the Harbor of San Francisco, Chapter 176, of the Statutes of that State, approved March fourth, A.D. 1890, is amended so that the words therein contained reading "and on the tenth day of November next," shall read "and on the tenth day of November next."

and the "India Basin Act" will be submitted to the People of this State, to be voted on by them.

ARTICLE 13.

1. A resolution to amend the constitution of the State of California, relating to the compensation of state officers, shall be submitted to the people of the State at the next general election.

2. The word "banks" as used in this subdivision shall include banking associations, savings and loan societies and trust companies.

3. Every corporation incorporated under the laws of this state, excepting the corporations mentioned in the preceding subdivisions of this section, and excepting all educational, religious and charitable corporations and all corporations which are not organized for pecuniary profit, shall pay an annual tax to the state upon its franchise to be a corporation, and every corporation incorporated elsewhere and doing business in this state, other than the corporations mentioned in the preceding subdivisions of this section, shall pay an annual tax to the state upon its right to do business in this state, as follows:

When the authorized capital stock of the corporation does not exceed ten thousand dollars (\$10,000) the tax shall be ten dollars (\$10.00); when the authorized capital stock exceeds ten thousand dollars (\$10,000) but does not exceed twenty thousand dollars (\$20,000) the tax shall be fifteen dollars (\$15.00); when the authorized capital stock exceeds twenty thousand dollars (\$20,000) but does not exceed fifty thousand dollars (\$50,000) the tax shall be twenty dollars (\$20.00); when the authorized capital stock exceeds fifty thousand dollars (\$50,000) but does not exceed one hundred thousand dollars (\$100,000) the tax shall be twenty-five dollars (\$25.00); when the authorized capital stock exceeds one hundred thousand dollars (\$100,000) but does not exceed two hundred and fifty thousand dollars (\$250,000) the tax shall be fifty dollars (\$50.00); when the authorized capital stock exceeds two hundred and fifty thousand dollars (\$250,000) but does not exceed five hundred thousand dollars (\$500,000) the tax shall be seventy-five dollars (\$75.00); when the authorized capital stock exceeds five hundred thousand dollars (\$500,000) but does not exceed two million dollars (\$2,000,000) the tax shall be one hundred dollars (\$100.00); when the authorized capital stock exceeds two million dollars (\$2,000,000) but does not exceed five million dollars (\$5,000,000) the tax shall be two hundred dollars (\$200.00); when the authorized capital stock exceeds five million dollars (\$5,000,000) the tax shall be two hundred and fifty dollars (\$250.00).

4. All franchises, other than those expressly provided for in this section, shall be assessed by the state board of equalization at their actual value, and shall be taxed at the rate of one per centum thereon each year, and the taxes collected thereon shall be exclusively for the benefit of the state.

5. All the provisions of this section shall be self-executing, but the legislature may pass all laws necessary to carry this section into effect. The taxes herein provided for shall be levied and assessed on the first Monday in March of each year after the adoption of this amendment and shall become due and payable on the first Monday in June thereafter. The gross earnings and gross premiums herein mentioned shall be computed for the year ending the thirty-first day of December prior to the levy of such taxes and the value of any property mentioned herein shall be fixed as of the date of said levy. Nothing herein contained shall affect any tax levied or assessed prior to the adoption of this section and all laws in relation to such taxes in force at the time of the adoption of this section shall remain in force until changed by the legislature.

6. No suit, action, or proceeding shall ever be maintained in any court against this state, or against any officer thereof, to have any tax, levied under the provisions of this article, declared invalid or to prevent or enjoin the collection thereof until such tax has been actually paid; but after such payment, action may be maintained to recover any tax illegally collected in such manner and within such time as may now or hereafter be provided by law.

7. Third. Section ten of article eleven of said constitution is hereby repealed.

SENATE CONSTITUTIONAL AMENDMENT NO. 14.

CHAPTER 37. Senate Constitutional Amendment No. 14. A resolution to propose to the people of the State of California, an amendment to the constitution of the State of California, amending section nineteen of article five of said constitution, relating to the compensation of state officers.

Adopted March 14, 1907.

The legislature of the State of California, at its regular session commencing on the seventh day of January, A. D. nineteen hundred and seven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that section nineteen of article five of the constitution of the State of California, be amended so as to read as follows:

Section 19. The governor, lieutenant-governor, secretary of state, controller, treasurer, attorney-general, and surveyor-general shall, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished during the term for which they shall have been elected, which compensation is hereby fixed for the following officers, as follows: Governor, ten thousand dollars per annum; lieutenant-governor, four thousand dollars, the secretary of state, controller, treasurer, and surveyor-general, five thousand dollars each per annum, and the attorney-general, six thousand dollars per annum, such compensation to be in full for all services by them respectively rendered in any official capacity or employment whatsoever during their respective terms of office, provided, however, that the legislature may, by law, diminish the compensation of any or all of such officers, but in no case shall have the power to increase the same above the same as fixed by this constitution. No salary shall be authorized by law for clerical services, in any office provided for in this article, exceeding eighteen hundred dollars per annum for each clerk employed. The legislature

SENATE CONSTITUTIONAL AMENDMENT NO. 29.

CHAPTER 40. Senate Constitutional Amendment No. 29. A resolution to propose to the people of the State of California, an amendment to the constitution of the State of California, by amending section 1, of article 16 thereof, relating to state indebtedness.

Adopted March 14, 1907.

Resolved by the Senate, the Assembly concurring That the legislature of the State of California at its regular session commencing on the 7th day of January, 1907, two thirds of all members elected to each of the houses of said legislature voting in favor thereof, hereby propose that Section 1, Article 16 of the constitution of the State of California be amended so as to read as follows:

"Article 16, State Indebtedness.

"SECTION 1. The legislature shall not, in any manner create any debt or debts, liability or liabilities, which shall, singly or in the aggregate with any previous debts or liabilities, exceed the sum of three hundred thousand dollars, except in case of war to repel invasion or suppress insurrection, unless the same shall be authorized by law for some single object or work to be distinctly specified therein which law shall provide ways and means, exclusive of loans, for the payment of the interest of such debt or liability as it falls due, and also to pay and discharge the principal of such debt or liability within seventy-five years of the time of the contracting thereof, and shall be irrevocable until the principal and interest thereon shall be paid and discharged, and such law may make provision for a sinking fund to pay the principal of such debt or liability to commence at a time after the incurring of such debt or liability of not more than a period of one fourth of the time of maturity of such debt or liability; but no such law shall take effect until, at a general election, it shall have been submitted to the people and shall have received a majority of all the votes cast for and against it at such election; and all moneys raised by authority of such law shall be applied only to the specific object therein stated or to the payment of the debt thereby created, and such law shall be published in at least one newspaper in each county, or city and county, if one be published therein throughout the state for three months next preceding the election at which it is submitted to the people. The legislature may, at any time after the approval of such law by the people, if no debt shall have been contracted in pursuance thereof, repeal the same."

SENATE CONSTITUTIONAL AMENDMENT NO. 31.

CHAPTER 16. Senate Constitutional Amendment No. 31. A resolution to propose to the people of the State of California, an amendment to the constitution of the State of California relating to the extension of the terms of existence of corporations.

Adopted February 27, 1907.

The legislature of the State of California, at its thirty-seventh session, two thirds of all members elected to the Senate and Assembly voting therefor, proposes to the qualified electors of the State of California the following amendment to section seven of article twelve of the constitution:

Section seven of article twelve of the constitution is hereby amended so as to read as follows:

Section 7. The legislature shall not extend any franchise or charter, nor remit the forfeiture of any franchise or charter of any quasi-public corporation now existing or which shall hereafter exist under the laws of this state. The term of existence of any other corporation now or hereafter existing under the laws of this state, may be extended, at any time prior to the expiration of its corporate existence, for a period not exceeding fifty years from the date of such extension, by the vote or written consent of stockholders representing two thirds of its capital stock or of two thirds of the members thereof. A certificate of such vote or consent shall be signed and sworn to by the president and secretary, and by a majority of the directors of the corporation and filed and certified in the manner and upon payment of fees required by law for filing and certifying articles of incorporation, and thereupon the term of the corporation shall be extended for the period specified in such certificate, and such corporation shall thereafter pay all annual certificates required by law to be paid by corporations.

SENATE CONSTITUTIONAL AMENDMENT NO. 32.

CHAPTER 28. Senate Constitutional Amendment No. 32. A resolution to propose to the people of the State of California, an amendment to the constitution of the state, by adding a new section thereto to be numbered section 23a of article four thereof, relating to limitation of the expense of employees of the senate and assembly.

Adopted March 11, 1907.

The legislature of the State of California, at its regular session, commencing on the seventh day of January, nineteen hundred and seven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that a new section be added to the constitution of the State of California to be numbered section twenty three-a of article four thereof to read as follows:

Section 23a. The legislature may also provide for the employment of help; but in no case shall the total expense for officers, employees and attaches exceed the sum of five hundred dollars per day for either house, at any regular or biennial session, nor the sum of two hundred dollars per day for either house at any special or extraordinary session, nor shall the pay of any officer, employee or attaché be increased after he is elected or appointed.

SENATE CONSTITUTIONAL AMENDMENT NO. 33.

CHAPTER 29. Senate Constitutional Amendment No. 33. A resolution to propose to the people of the State of California, an amendment to the constitution of said state, amending Article 11 thereof, by amending Section 111 thereof, relating to the liability of stockholders of a corporation or partnership

ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 7.

CHAPTER 22. Assembly Constitutional Amendment No. 7.

Adopted March 8, 1907.

The legislature of the State of California, at its regular session commencing on the seventh day of January, A. D. nineteen hundred and seven, two thirds of all the members elected to each of the houses voting in favor thereof, hereby propose that section five of article eleven of the constitution of the State of California, be amended so as to read as follows:

Section 5. The legislature, by general and uniform laws, shall provide for the election or appointment, in the several counties, of boards of supervisors, sheriffs, county clerks, district attorneys, and such other county, township, and municipal officers as public convenience may require, and shall prescribe their duties and fix their terms of office. It shall regulate the compensation of all such officers, in proportion to duties, and may also establish fees to be charged and collected by such officers for services performed in their respective offices, in the manner and for the uses provided by law, and for this purpose may classify the counties by population; and it shall provide for the strict accountability of county and township officers for all fees which may be collected by them, and for all public and municipal moneys which may be paid to them, or officially come into their possession. It may regulate the compensation of grand and trial jurors in all courts within the classes of counties herein permitted to be made; such compensation, however, shall not, in any class, exceed the sum of three dollars per day and mileage.

ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 8.

CHAPTER 21. Assembly Constitutional Amendment No. 8. A resolution to amend section six of article nine of the constitution of California.

Adopted March 6, 1907.

The legislature of the State of California at its 37th session commencing on the 7th day of January, 1907, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby propose that section six of article nine of the constitution of the State of California be amended to read as follows:

Section 6. The public school system shall include day and evening elementary schools, and such day and evening secondary schools, normal schools, and technical schools as may be established by the legislature, or by municipal or district authority. The entire revenue derived from the state school fund and from the general state school tax shall be applied exclusively to the support of day and evening elementary schools; but the legislature may authorize and cause to be levied a special state school tax for the support of day and evening secondary schools and technical schools, or either of such schools, included in the public school system, and all revenue derived from such special tax shall be applied exclusively to the support of the schools for which such special tax shall be levied.

ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 24.

CHAPTER 43. Assembly Constitutional Amendment No. 24. A resolution to propose to the people of the State of California, an amendment to the constitution of the state, by amending section seven of article nine thereof, relating to boards of education.

Adopted March 14, 1907.

The legislature of the State of California, at its regular session, commencing on the seventh day of January, one thousand nine hundred and seven, and two thirds of all the members elected to each of the houses of legislature voting in favor thereof, hereby propose that section seven of article nine of the constitution of the State of California be amended so as to read as follows:

Section 7. The state board of education shall consist of the following members:

1. The governor.
 2. The superintendent of public instruction.
 3. A representative of the state university, selected by the president thereof.
 4. A representative of the Leland Stanford Jr. University, selected by the president thereof.
 5. A representative of the state normal schools, selected by the presidents thereof.
 6. A practical business man, not directly connected with any school, selected by the members.
 7. A representative of the rural schools, selected by the county superintendents at the superintendents' biennial convention.
 8. A representative of the city schools, selected by the city superintendents at the superintendents' biennial convention.
 9. A representative of the polytechnic schools, selected by the principals of the polytechnic high schools receiving state aid.
- The state board of education shall compile or adopt a uniform system of text-books for use in the day and evening elementary schools throughout the state; and shall perform such other duties as may be prescribed by law. The legislature shall provide for the printing and publishing of such text-books, when adopted, by the superintendent of state printing at the state printing office, and, when so printed and published, to be distributed and sold at the cost price of printing, publishing, and distributing the same. The text-books so adopted shall continue in use not less than four years. The legislature shall provide for a board of education in each county in the state. The county superintendents and the county boards of education shall have exclusive control of the examination of teachers, and the granting of teachers' certificates within their respective jurisdictions.

ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 28.

CHAPTER 46. Assembly Constitutional Amendment No. 28. A resolution to propose to the people of the State of California, an amendment to section 16 of article 4 of the constitution in relation to the approval and return of bills by the governor and the carrying of the veto power.

Adopted March 14, 1907.

Resolved by the assembly, the senate concurring That the legislature of the State of California, at its thirtieth session, commencing on the 7th day of January, nineteen hundred and seven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby propose that section 16 of article 4 of the constitution of the State of California, be amended so as to read as follows:

SENATE CONSTITUTIONAL AMENDMENT NO. 1.

CHAPTER 27. Senate Constitutional Amendment No. 1. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California providing for the taxation of public utilities and other corporations for the benefit of the state, and amending sections one, nine, ten and eleven thereof, and adding to article thirteen two new sections, and amending sections fourteen and fifteen, and adding to article eleven thereof, all relating to the same and taxation.

Adopted March 9, 1907.

WHEREAS, It is deemed desirable to separate the sources of revenue for state purposes from the sources of revenue for county and municipal purposes, and

The legislature of the State of California, at its regular session, commencing the seventh day of January, nineteen hundred and seven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California:

First. Sections one, nine, ten and eleven of article thirteen are hereby amended so as to read:

SECTION 1. All property in the state, except as otherwise in this constitution provided, not exempt under the laws of the United States, shall be taxed in proportion to its value, to be ascertained as provided by law, or as hereinafter provided. The word "property," as used in this article and section, is hereby declared to include moneys, credits, debts, stocks, dues, franchises, and all other matters and things, real, personal, and mixed, capable of private ownership, provided, that property used for free public libraries and free museums, growing crops, property used exclusively for public schools, and such as may belong to the United States, this state, or to any county or municipal corporation within this state shall be exempt from taxation. The legislature may provide, except in the case of credits secured by mortgage or trust deed, for a deduction from credits of debts due to bona fide residents of this state.

SEC. 9. A state board of equalization, consisting of one member from each congressional district in this state, as the same existed in the year eighteen hundred and seventy-nine, shall be elected by the qualified electors of their respective districts, at the general election to be held in the year one thousand nine hundred and ten, and at each gubernatorial election thereafter, whose term of office shall be for four years. The controller of state shall be ex officio a member of the board. Said board shall be the successor of the present state board of equalization whose members shall continue in office until their successors, as herein provided for, shall be elected and shall qualify. The legislature shall have power to redistrict the state into four districts, as nearly equal in population as practicable, and to provide for the election of members of said board of equalization. It shall be the duty of said board to assess and levy the taxes provided for in section fourteen of this article and to perform such other duties in relation to taxation as this constitution or the legislature may prescribe. The boards of supervisors of the several counties of the state shall constitute boards of equalization for their respective counties, whose duty it shall be to equalize the valuation of the taxable property in the county for the purposes of taxation. Such county boards of equalization are hereby authorized and empowered, under such rules of notice as they may prescribe, to raise or lower any assessment contained in the assessment roll so as to equalize the assessment of the property contained in said assessment roll, and make the assessment conform to the true value in money of the property contained in said roll. But no board of equalization shall raise any mortgage, deed of trust, contract or other obligation by which a debt is secured, money, or solvent credit, above its face value.

SEC. 10. All property, except as otherwise in this constitution provided, shall be assessed in the county, city, and county, town, township, or district in which it is situated, in the manner prescribed by law.

SEC. 11. Income taxes may be assessed to and collected from persons, corporations, joint-stock associations, or companies resident or doing business in this state, except those provided for in subdivisions one, two and three of section fourteen of this article, or any one or more of them, in such cases and amounts, and in such manner, as may be provided by law.

Second. There is hereby added to article thirteen two new sections to be numbered fourteen and fifteen and to read as follows:

SEC. 14. Taxes levied, assessed and collected as hereinafter provided upon railroads, including street railways, whether operated in one or more counties: sleeping car, dining car, drawing-room car and palace car companies, refrigerator, oil, stock, fruit, and other car-loading and other car companies operating upon railroads in this state; every company doing express business on any railroad, steamboat, vessel or stage line in this state; telegraph companies; telephone companies; companies engaged in the transmission of sale of gas or electricity; insurance companies, banks, loan associations, savings and loan societies, and trust companies; and taxes upon all franchises of every kind and nature shall be levied, assessed and collected in the manner hereinafter provided. The word "companies" as used in this section shall include persons, partnerships, joint-stock associations, corporations, and corporations. All property, not exempt from taxation of property enumerated in this section, shall be subject to assessment and taxation, in the manner provided by law, for county, city and county, city, town, township, and district purposes. Provided, that until the year one thousand nine hundred and fifteen the state shall reimburse San Bernardino, Placer and Yuba counties for the railroad property from county taxation.

SEC. 15. All railroad companies, whether operated in one or more counties, including sleeping car, dining car, drawing-room car, and oil, stock, fruit, and other car-loading and other car companies operating upon the all companies doing express business on any railroad, steamboat, vessel or stage line in this state, telegraph companies, and all companies engaged in the transmission of sale of gas or electricity, shall pay to the state a tax upon their franchise

bankers mentioned in this paragraph, except taxes on real estate. It is the intention of this paragraph that all moneyed capital and property of the banks and bankers mentioned in this paragraph shall be assessed and taxed at the same rate as an incorporated bank, provided for in the first paragraph of this subdivision. In determining the value of the moneyed capital and property of the banks and bankers mentioned in this subdivision, the said state board of equalization shall include and assess to such banks all property and everything of value owned or held by them, which would go to make up the value of the capital stock of such banks and bankers, if the same were incorporated and had shares of capital stock.

The word "banks" as used in this subdivision shall include banking associations, savings and loan societies and trust companies.

(d) Every corporation incorporated under the laws of this state, excepting the corporations mentioned in the preceding subdivisions of this section, and excepting all educational, religious and charitable corporations and all corporations which are not organized for pecuniary profit, shall pay an annual tax to the state upon its franchise to be a corporation, and every corporation incorporated elsewhere and doing business in this state, other than the corporations mentioned in the preceding subdivisions of this section, shall pay an annual tax to the state upon its right to do business in this state, as follows: when the authorized capital stock of the corporation does not exceed ten thousand dollars (\$10,000) the tax shall be ten dollars (\$10.00); when the authorized capital stock exceeds ten thousand dollars (\$10,000) but does not exceed twenty thousand dollars (\$20,000) the tax shall be fifteen dollars (\$15.00); when the authorized capital stock exceeds twenty thousand dollars (\$20,000) but does not exceed fifty thousand dollars (\$50,000) the tax shall be twenty dollars (\$20.00); when the authorized capital stock exceeds fifty thousand dollars (\$50,000) but does not exceed one hundred thousand dollars (\$100,000) the tax shall be twenty-five dollars (\$25.00); when the authorized capital stock exceeds one hundred thousand dollars (\$100,000) but does not exceed two hundred and fifty thousand dollars (\$250,000) the tax shall be fifty dollars (\$50.00); when the authorized capital stock exceeds two hundred and fifty thousand dollars (\$250,000) but does not exceed five hundred thousand dollars (\$500,000) the tax shall be seventy-five dollars (\$75.00); when the authorized capital stock exceeds five hundred thousand dollars (\$500,000) but does not exceed two million dollars (\$2,000,000) the tax shall be one hundred dollars (\$100.00); when the authorized capital stock exceeds two million dollars (\$2,000,000) but does not exceed five million dollars (\$5,000,000) the tax shall be two hundred dollars (\$200.00); when the authorized capital stock exceeds five million dollars (\$5,000,000) the tax shall be two hundred and fifty dollars (\$250.00).

(e) All franchises, other than those expressly provided for in this section, shall be assessed by the state board of equalization at their actual value, and shall be taxed at the rate of one per centum thereon each year, and the taxes collected thereon shall be exclusively for the benefit of the state.

(f) All the provisions of this section shall be self-executing, but the legislature may pass all laws necessary to carry this section into effect. The taxes herein provided for shall be levied and assessed on the first Monday in March of each year after the adoption of this amendment and shall become due and payable on the first Monday in June thereafter. The gross earnings and gross premiums herein mentioned shall be computed for the year ending the thirty-first day of December prior to the levy of such taxes and the value of any property mentioned herein shall be fixed as of the date of said levy. Nothing herein contained shall affect any tax levied or assessed prior to the adoption of this section and all laws in relation to such taxes in force at the time of the adoption of this section shall remain in force until changed by the legislature.

SEC. 15. No suit, action, or proceeding shall ever be maintained in any court against this state, or against any officer thereof, to have any tax, levied under the provisions of this article, declared invalid or to prevent or enjoin the collection thereof until such tax has been actually paid; but after such payment, action may be maintained to recover any tax illegally collected in such manner and within such time as may now or hereafter be provided by law.

Third. Section ten of article eleven of said constitution is hereby repealed.

SENATE CONSTITUTIONAL AMENDMENT NO. 14.

CHAPTER 37. Senate Constitutional Amendment No. 14. A resolution to propose to the people of the State of California, an amendment to the constitution of the State of California, amending section nineteen of article five of said constitution, relating to the compensation of state officers.

Adopted March 14, 1907.

The legislature of the State of California, at its regular session commencing on the seventh day of January, A. D. nineteen hundred and seven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that section nineteen of article five of the constitution of the State of California, be amended so as to read as follows:

SECTION 19. The governor, lieutenant-governor, secretary of state, controller, treasurer, attorney-general, and surveyor-general shall, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished during the term for which they shall have been elected, which compensation is hereby fixed for the following officers, as follows: Governor, ten thousand dollars per annum; lieutenant-governor, four thousand dollars; secretary of state, controller, treasurer, and attorney-general, five thousand dollars each per annum; and the surveyor-general, six thousand dollars per annum. No compensation to be in full for all services by them respectively rendered in any official capacity or employment, provided, however, that the legislature may, by law, diminish the compensation of any or all of such officers, but in no case shall have the power to increase the same above the amount hereby fixed for the compensation. No salary shall be authorized by law for the office of any officer provided for in this article exceeding eight hundred dollars per annum for each such officer. The legislature may, by law, provide for the payment of any or all of such officers.

SENATE CONSTITUTIONAL AMENDMENT

CHAPTER 40. Senate Constitutional Amendment No. 1. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section 1, of article 16 thereof, relating to indebtedness.

Adopted March 14, 1907.

Resolved by the Senate, the Assembly concurring, legislature of the State of California at its regular session commencing on the 7th day of January, 1907, two all members elected to each of the houses of said legislature voting in favor thereof, hereby propose that Section Article 16 of the constitution of the State of California be amended so as to read as follows:

"Article 16. State Indebtedness.

"SECTION 1. The legislature shall not, in any manner, any debt or debts, liability or liabilities, which shall, in the aggregate with any previous debts or liabilities, exceed the sum of three hundred thousand dollars, except of war to repel invasion or suppress insurrection. The same shall be authorized by law for some single work to be distinctly specified therein which law shall be distinctly specified therein which law shall be the ways and means, exclusive of loans, for the payment of such debt or liability as it falls due, and shall be irrevocable until the principal and interest shall be paid and discharged, and such law may make for a sinking fund to pay the principal of such debt to commence at a time after the incurring of such liability of not more than a period of one fourth of the maturity of such debt or liability; but no such law shall take effect until, at a general election, it shall have been submitted to the people and shall have received a majority of the votes cast for and against it at such election. Moneys raised by authority of such law shall be applied to the specific object therein stated or to the payment of such debt thereby created, and such law shall be published in at least one newspaper in each county, or city and county, and shall be published throughout the state for three next preceding the election at which it is submitted to the people. The legislature may, at any time after the passage of such law by the people, if no debt shall have been contracted in pursuance thereof, repeal the same."

SENATE CONSTITUTIONAL AMENDMENT

CHAPTER 16. Senate Constitutional Amendment No. 1. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California relating to the extension of the terms of existing corporations.

Adopted February 27, 1907.

The legislature of the State of California, at its regular session, two thirds of all members elected to the Assembly voting therefor, proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California:

Section seven of article twelve of the constitution is amended so as to read as follows:

Section 7. The legislature shall not extend any or charter, nor remit the forfeiture of any franchise of any quasi-public corporation now existing or hereafter exist under the laws of this state. The term of any other corporation now or hereafter existing under the laws of this state, may be extended, at any time prior to the expiration of its corporate existence, for a period not exceeding fifty years from the date of such extension, or written consent of stockholders representing two thirds of its capital stock or of two thirds of the members of its board of directors, or of two thirds of the members of its board of directors, or of two thirds of the members of its board of directors, and by a majority of the directors of the corporation and filed and certified in and upon payment of fees required by law for filing articles of incorporation, and thereupon the term of such corporation shall be extended for the period specified in such articles of incorporation, and shall thereafter pay the same fees required by law to be paid by corporations.

SENATE CONSTITUTIONAL AMENDMENT

CHAPTER 23. Senate Constitutional Amendment No. 1. A resolution to propose to the people of the State of California an amendment to the constitution of the state, by adding a new section thereto to be numbered section 23a of article 11 thereof, relating to limitation of the expense of the senate and assembly.

Adopted March 11, 1907.

The legislature of the State of California, at its regular session, commencing on the seventh day of January, nineteen hundred and seven, two thirds of all the members of each of the houses of said legislature voting in favor thereof, hereby propose that a new section be added to the constitution of the State of California to be numbered section 23a of article 11 thereof to read as follows:

SECTION 23a. The legislature may also provide for the employment of help; but in no case shall the total compensation of officers, employees and attaches exceed the sum of five hundred dollars per day for either house, at any regular session, nor the sum of two hundred dollars per day for either house at any special or extraordinary session, and no pay of any officer, employee or attaché be increased or appointed.

SENATE CONSTITUTIONAL AMENDMENT

CHAPTER 20. Senate Constitutional Amendment No. 1. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section 111 thereof, by amending section 111 thereof, relating to the liability of shareholders of a corporation for the debts of such corporation.

reimburse San Bernardino, Placer and Yuba counties for the net loss in county revenues occasioned by the withdrawal of railroad property from county taxation.

(a) All railroad companies, including street railways, whether operated in one or more counties, all sleeping car, dining car, drawing-room car, and palace car companies, all refrigerator, oil, stock, fruit and other car-loading and other car companies, operating upon the railroads in this state; all companies doing express business on any railroad, steamboat, vessel or stage line in this state; all telegraph and telephone companies; and all companies engaged in the transmission or sale of gas or electricity shall annually pay to the state a tax upon their franchises, roadways, roadbeds, rails, rolling stock, poles, wires, pipes, canals, conduits, rights of way, and other property used in the operation of their business in this state, computed as follows: Said tax shall be equal to the percentages hereinafter fixed upon the gross receipts from operation of such companies and each thereof within this state. When such companies are operating partly within and partly without this state, the gross receipts within this state shall be deemed to be all receipts on business beginning and ending within this state, and a proportion, based upon the proportion of the mileage within this state to the entire mileage over which such business is done, of receipts on all business passing through, into, or out of this state. Such taxes shall be in lieu of all other taxes and licenses, state, county, and municipal, upon the property above enumerated of such companies; provided, that nothing herein shall be construed to release any such company from the payment of any amount agreed to be paid or required by law to be paid for any special privilege or franchise granted by the municipal authorities of this state.

The percentages above mentioned shall be as follows: On all railroad companies, including street railways, four per cent; on all sleeping car, dining car, drawing-room car, palace car companies, refrigerator, oil, stock, fruit and other car-loading and other car companies, three per cent; on all companies doing express business on any railroad, steamboat, vessel or stage line, two per cent; on all telegraph and telephone companies, three and one half per cent; on all companies engaged in the transmission or sale of gas or electricity, four per cent.

(b) Every insurance company or association doing business in this state shall annually pay to the state a tax of one and one half per cent upon the amount of the gross premiums received upon its business done in this state, less return premiums and reinsurance in companies or associations authorized to do business in this state; provided, that there shall be deducted from said one and one half per cent upon the gross premiums the amount of any county and municipal taxes paid by such companies on real estate owned by them in this state. This tax shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of such companies, except county and municipal taxes on real estate; provided, that when by the laws of any other state or country, any taxes, fines, penalties, licenses, fees, deposits of money, or of securities, or other obligations or prohibitions, are imposed on insurance companies of this state, doing business in such other state or country, or upon their agents therein, in excess of such taxes, fines, penalties, licenses, fees, deposits of securities, or other obligations or prohibitions, imposed upon insurance companies of such other state or country, so long as such laws continue in force, the same obligations and prohibitions of whatsoever kind may be imposed by the legislature upon insurance companies of such other state or country doing business in this state.

(c) The shares of the capital stock of all banks, organized under the laws of this state, or of the United States, or of any other state and located in this state, shall be assessed and taxed to the owners or holders thereof by the state board of equalization in the manner to be prescribed by law, in the city or town where the bank is located and not elsewhere. There shall be levied and assessed upon such shares of capital stock an annual tax, payable to the state, of one per centum upon the value thereof. The value of each share of stock in each bank, except such as are in liquidation, shall be taken to be the amount paid in thereon, together with its pro rata of the accumulated surplus and undivided profits. The value of each share of stock in each bank which is in liquidation shall be taken to be its pro rata of the actual assets of such bank. This tax shall be in lieu of all other taxes and licenses, state, county and municipal, upon such shares of stock and upon the property of such banks, except taxes on real estate. In determining the value of the capital stock of any bank there shall be deducted from the value, as defined above, the value, as assessed for county taxes, of any real estate other than mortgage interests therein, owned by such bank and taxed for county purposes. The banks shall be liable to the state for this tax and the same shall be paid to the state by them on behalf of the stockholders in the manner and at the time prescribed by law, and they shall have a lien upon the shares of stock and upon any dividends declared thereon to secure the amount so paid.

The moneyed capital, reserve, surplus, undivided profits and all other property belonging to unincorporated banks or bankers of this state, or held by any bank located in this state which has no shares of capital stock, or employed in this state by any branches, agencies or other representatives of any banks doing business outside of the State of California, shall be likewise assessed and taxed to such banks or bankers by the said board of equalization, in the manner to be provided by law and taxed at the same rate that is levied upon the shares of stock of incorporated banks, as provided in the first paragraph of this subdivision. The value of any property shall be determined by taking the entire property invested in such business together with all the reserve, surplus, and undivided profits, including the good will of the business, at their full cash value, and deducting therefrom the value as assessed for county taxes of any real estate other than mortgage interests therein, owned by such bank and taxed for county purposes. Such taxes shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of the banks and

per annum; lieutenant-governor, four thousand dollars, the secretary of state, controller, treasurer, and surveyor-general, five thousand dollars each per annum, and the attorney-general, six thousand dollars per annum, such compensation to be in full for all services by them respectively rendered in any official capacity or employment whatsoever during their respective terms of office; provided, however, that the legislature may, by law, diminish the compensation of any or all of such officers, but in no case shall have the power to increase the same above the sums hereby fixed by this constitution. No salary shall be authorized by law for clerical service, in any office provided for in this article, exceeding eighteen hundred dollars per annum for each clerk employed. The legislature may, in its discretion, abolish the office of surveyor-general; and none of the officers hereinbefore named shall receive for their own use any fees or perquisites for the performance of any official duty.

SENATE CONSTITUTIONAL AMENDMENT NO. 16.

CHAPTER 35. Senate Constitutional Amendment No. 16. A resolution to propose to the people of the State of California, an amendment to the constitution of the state, by amending section 2 and 23 of article four thereof, relating to the length of legislative sessions, the compensation of members of the legislature, and limiting the expense of employees of the senate and assembly.

Adopted March 14, 1907.

The legislature of the State of California, at its regular session, commencing on the seventh day of January, in the year one thousand nine hundred and seven, two thirds of all the members elected to each of the houses of said legislature, voting in favor thereof, hereby propose that section two and twenty-three of article four of the constitution of the State of California, be amended so as to read as follows:

Section 2. The sessions of the legislature shall commence at twelve o'clock M. on the first Monday after the first day of January next succeeding the election of its members, and after the election held in the year 1880, shall be biennial, unless the governor shall, in the interim, convene the legislature by proclamation. No bill shall be introduced in either house forty days after the commencement of each session without the consent of three fourths of the members thereof.

Section 23. The members of the legislature shall receive for their services, the sum of one thousand dollars each for each regular session, to be paid at such times during the session as may be provided by law, and the sum of ten dollars each, for each day while in attendance at a special or extraordinary session, for a number of days not exceeding thirty; and mileage to be fixed by law, all paid out of the state treasury; such mileage shall not exceed ten cents per mile; and each member shall be allowed contingent expenses not exceeding twenty-five dollars per member for each regular biennial session. The legislature may also provide for additional help; but in no case shall the total expense for officers, employees and attachés exceed the sum of five hundred dollars per day for either house, at any regular or biennial session, nor the sum of two hundred dollars per day for either house, at any special or extraordinary session, nor shall the pay of any officer, employee or attaché be increased after he is elected or appointed.

SENATE CONSTITUTIONAL AMENDMENT NO. 26.

CHAPTER 11. Senate Constitutional Amendment No. 26. A resolution to propose to the people of the State of California an amendment to the constitution of said state by amending article thirteen thereof by striking therefrom and repealing section four of said article relative to the assessment of a mortgage, deed of trust, contract, or other obligation by which a debt is secured and to taxes due upon such assessment.

Adopted February 19, 1907.

The legislature of the State of California, at its regular session, commencing on the 7th day of January, A. D. 1907, two thirds of all the members voting in favor thereof, hereby propose that article thirteen of the constitution of the State of California be amended by repealing section four thereof.

Article thirteen of the constitution of the State of California is hereby amended by striking therefrom and repealing section four thereof, which section reads as follows:

Section 4. A mortgage, deed of trust, contract, or other obligation by which a debt is secured, shall, for the purposes of assessment and taxation, be deemed and treated as an interest in the property affected thereby. Except as to railroad and other quasi-public corporations, in case of debt so secured, the value of the property affected by such mortgage, deed of trust, contract, or obligation, less the value of such security, shall be assessed and taxed to the owner of the property, and the value of such security shall be assessed and taxed to the owner thereof, in the county, city, or district in which the property affected thereby is situate. The taxes so levied shall be a lien upon the property and security, and may be paid by either party to such security; if paid by the owner of such security, the tax so levied upon the property affected thereby shall become a part of the debt so secured; if the owner of the property shall pay the tax so levied on such security, it shall constitute a payment thereon, and, to the extent of such payment, a full discharge thereof; provided, that if any such security or indebtedness shall be paid by any such debtor or debtors, after assessment and before the tax levy, the amount of such levy may likewise be retained by such debtor or debtors, and shall be computed according to the tax levy for the preceding year.

session, nor the sum of two hundred dollars per day for either house, at any special or extraordinary session, nor shall the pay of any officer, employee or attaché be increased after he is elected or appointed.

SENATE CONSTITUTIONAL AMENDMENT

CHAPTER 39. Senate Constitutional Amendment No. 39. A resolution to propose to the people of the State of California an amendment to the constitution of said state by amending section 3 of article 11 thereof, by amending section 111 thereof to the liability of stockholders of a corporation or association.

Adopted March 14, 1907.

The legislature of the State of California at its regular session, commencing the seventh day of January, in the year one thousand nine hundred and seven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose to amend section 3 of article 11 of the constitution of the State of California, by amending section 3 thereof, so as to read as follows:

Section 3. Each stockholder of a corporation, or association, shall be individually and personally liable for proportion of all its debts and liabilities contracted during the time he was a stockholder, as the amount shares owned by him bears to the whole of the capital stock, or shares of the corporation or association; directors or trustees of corporations and joint-stock companies shall be jointly and severally liable to the creditors for all moneys embezzled or misappropriated by officers of such corporation or joint-stock association in the term of office of such director or trustee.

Nothing in the preceding paragraph of this section shall be held to apply to any exposition company organized and carried on by the State of California, and the liability of stockholders of such exposition company shall be and the same is limited to an amount not exceeding the par value of the shares of such corporation subscribed for by such stockholders.

SENATE CONSTITUTIONAL AMENDMENT

CHAPTER 31. Senate Constitutional Amendment No. 31. A resolution to propose to the people of the State of California an amendment to the constitution of said state, relating to lotteries and to fictitious corporate stock, etc.

Adopted March 14, 1907.

Resolved by the Senate, the Assembly concurring, the legislature of the State of California, at its regular session, commencing on the 7th day of January 1907, two thirds of all the members elected to each of the two houses voting in favor thereof, hereby propose that section 26 of article 1 of the constitution of the State of California be amended to read as follows:

Section 26. The legislature shall have no power to authorize lotteries or gift enterprises for any purpose and no law to prohibit the sale in this state of lottery tickets or prizes tickets or tickets in any scheme in the nature of a lottery. The legislature shall pass laws to prohibit the fictitious and selling of the shares of the capital stock of any corporation or association without the intention of one party to deliver and of the other party to receive the same, and contemplating merely the payment of money between the contract and market prices on divers be void, and neither party to any such contract shall be entitled to recover any damages for failure to perform the same, or any money paid thereon, in any court of law.

ASSEMBLY CONSTITUTIONAL AMENDMENT

CHAPTER 19. Assembly Constitutional Amendment No. 19. A resolution to amend section 2 1/2 of article 2 of the constitution of the State of California.

Adopted March 6, 1907.

The legislature of the State of California, at its regular session, commencing on the 7th day of January, in the year one thousand nine hundred and seven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby propose that section 2 1/2 of article 2 of the constitution of the State of California, be amended so as to read:

Section 2 1/2. The legislature shall have the power to pass laws relative to the election of delegates to conventional parties; and the legislature shall enact laws providing for the direct nomination of candidates for public office, political parties, or organizations of electors with nominations, at elections to be known and designated as primary elections; also to determine the terms and conditions of electors, political parties, or organizations of electors to participate in any such primary election. It shall be lawful for the legislature to prescribe that any election shall be mandatory and obligatory. The legislature also have the power to establish the rules of conduct of primary election officers serving at such primary election, any city, or any county, or county, or other designated population, without making such uniform, and for such purpose such law may declare the election of any city, city and county, county or population. Provided, however, that until the legislature enact a direct primary election law under the provisions of this section, the present primary election law shall remain in full force and effect.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person who shall hereafter expend for the purpose reaches the sum of Ten Thousand Dollars.

of the State of California to be numbered section twenty-three of article four thereof to read as follows:

Section 23a. The legislature may also provide for the employment of help; but in no case shall the total expense for officers, employees and attachés exceed the sum of five hundred dollars per day for either house, at any regular or biennial session, nor the sum of two hundred dollars per day for either house at any special or extraordinary session, nor shall the pay of any officer, employee or attaché be increased after he is elected or appointed.

SENATE CONSTITUTIONAL AMENDMENT NO. 33.

CHAPTER 39. Senate Constitutional Amendment No. 33, a resolution to propose to the people of the State of California an amendment to the constitution of said state, amending Article XII thereof, by amending Section III thereof, relating to the liability of stockholders of a corporation or joint-stock association.

Adopted March 14, 1907.

The legislature of the State of California at its thirty-seventh session, commencing the seventh day of January, 1907, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that article XII of the constitution of the State of California be amended by amending section 3 thereof, so as to read as follows:

Section 3. Each stockholder of a corporation, or joint-stock association, shall be individually and personally liable for such proportion of all its debts and liabilities contracted or incurred, during the time he was a stockholder, as the amount of stock or shares owned by him bears to the whole of the subscribed capital stock, or shares of the corporation or association. The directors or trustees of corporations and joint-stock associations shall be jointly and severally liable to the creditors and stockholders for all moneys embezzled or misappropriated by the officers of such corporation or joint-stock association, during the term of office of such director or trustee.

Nothing in the preceding paragraph of this section shall be held to apply to any exposition company organized to promote and carry on any international exposition or world's fair within the State of California, and the liability of stockholders in any such exposition company shall be and the same is hereby limited to an amount not exceeding the par value of the stock of said corporation subscribed for by such stockholders.

SENATE CONSTITUTIONAL AMENDMENT NO. 34.

CHAPTER 31. Senate Constitutional Amendment No. 34, a resolution to propose to the people of the State of California the amendment of section 26 of article IV of the constitution of said state, relating to lotteries and to fictitious sales of corporate stock, etc.

Adopted March 14, 1907.

Resolved by the Senate, the Assembly concurring. That the legislature of the State of California, at its regular session, commencing on the 7th day of January 1907, two thirds of the members elected to each of the two houses voting in favor thereof, hereby proposes that section 26 of article IV of the constitution of the State of California be amended so as to read as follows:

Section 26. The legislature shall have no power to authorize lotteries or gift enterprises for any purpose and shall pass laws to prohibit the sale in this state of lottery or gift enterprise tickets or tickets in any scheme in the nature of a lottery. The legislature shall pass laws to prohibit the fictitious buying and selling of the shares of the capital stock of corporations in any stock board, stock exchange or stock market under the control of any corporation or association. All contracts for the purchase or sale of shares of the capital stock of any corporation or association without any intention on the part of one party to deliver and of the other party to receive the shares, and contemplating merely the payment of differences between the contract and market prices on divers days, shall be void, and neither party to any such contract shall be entitled to recover any damages for failure to perform the same, or any money paid thereon, in any court of this state.

ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 3.

CHAPTER 19. Assembly Constitutional Amendment No. 3, a resolution to amend section 2 1/2 of article 2 of the constitution.

Adopted March 6, 1907.

The legislature of the State of California, at its thirty-seventh session, commencing on the 7th day of January, nineteen hundred and seven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes that section 2 1/2 of article 2 of the constitution of the State of California, be amended so as to read as follows:

Section 2 1/2. The legislature shall have the power to enact laws relative to the election of delegates to conventions of political parties; and the legislature shall enact laws providing for the direct nomination of candidates for public office, by electors, political parties, or organizations of electors without conventions, at elections to be known and designated as primary elections; also to determine the terms and conditions upon which electors, political parties, or organizations of electors may participate in any such primary election. It shall also be lawful for the legislature to prescribe that any such primary election shall be mandatory and obligatory. The legislature shall also have the power to establish the rates of compensation for primary election officers serving at such primary elections in any city, or city and county, or county, or other subdivision of a designated population, without making such compensation uniform, and for such purpose such law may declare the population of any city, city and county, county or political subdivision. Provided, however, that until the legislature shall enact a direct primary election law under the provisions of this section, the present primary election law shall remain in force and effect.

the county superintendents and the county boards of education shall have exclusive control of the examination of teachers, and the granting of teachers' certificates within their respective jurisdiction.

ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 28.

CHAPTER 46. Assembly Constitutional Amendment No. 28, A resolution to propose to the people of the State of California an amendment to section 16 of article 4 of the constitution in relation to the approval and return of bills by the governor and the exercise of the veto power.

Adopted March 14, 1907.

Resolved by the assembly, the senate concurring. That the legislature of the State of California, at its thirty-seventh session, commencing on the 7th day of January, nineteen hundred and seven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes that section 16 of article 4 of the constitution of the State of California, be amended so as to read as follows:

Section 16. Every bill which may have passed the legislature shall, before it becomes a law, be presented to the governor. If he approve it, he shall sign it; but if not, he shall return it, with his objections, to the house in which it originated, which shall enter such objections upon the Journal and proceed to reconsider it. If after such reconsideration, it again pass both houses, by yeas and nays, two thirds of the members elected to each house voting therefor, it shall become a law, notwithstanding the governor's objections. If any bill shall not be returned within ten days after it shall have been presented to him (Sundays excepted), the same shall become a law in like manner as if he had signed it, unless the legislature, by adjournment, prevents such return, in which case it shall not become a law, unless the governor, within thirty days after such adjournment (Sundays excepted), shall sign and deposit the same in the office of the secretary of state, in which case it shall become a law in like manner as if it had been signed by him before adjournment. If any bill presented to the governor contains several items of appropriation of money, he may object to one or more items, while approving other portions of the bill. In such case he shall append to the bill at the time of signing it, a statement of the items to which he objects, and the reasons therefor, and the appropriation so objected to shall not take effect unless passed over the governor's veto, as hereinafter provided. If the legislature be in session, the governor shall transmit to the house in which the bill originated a copy of such statement, and the items so objected to shall be separately reconsidered in the same manner as bills which have been disapproved by the governor.

SENATE BILL NO. 461.

CHAPTER 424. An act to provide for the issuance and sale of state bonds to create a fund for the construction by the board of state harbor commissioners of wharves, piers, seawall, state railroad, spurs and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people.

Approved March 21, 1907.

The people of the State of California, represented in senate and assembly, do enact as follows:

SECTION 1. For the purpose of providing a fund for the payment of the indebtedness hereby authorized to be incurred by the board of state harbor commissioners for the erection of wharves, piers, seawall, state railroad, spurs and appurtenances in the city and county of San Francisco, at a cost not to exceed two million dollars (which said wharves, piers, seawall, state railroad, spurs and appurtenances the board of state harbor commissioners are hereby empowered to construct in the manner authorized by law, and at a cost not to exceed said two million dollars), the state treasurer shall, immediately after the issuance of the proclamation of the governor, provided for in section 10 hereof, prepare two thousand suitable bonds of the State of California, in the denomination of one thousand dollars each. The whole issue of said bonds shall not exceed the sum of two million dollars, and said bonds shall bear interest at the rate of four per centum per annum, from the time of the sale thereof, and both principal and interest shall be payable in gold coin of the present standard value, and they shall be payable at the office of the state treasurer, at the expiration of nineteen years from their date, subject, however, to redemption by lot as in this act hereinafter provided. Said bonds shall bear date the second day of January, A. D. nineteen hundred and nine, and shall be made payable on the second day of January, nineteen hundred and twenty-eight A. D. The interest accruing on such of said bonds as are sold, shall be due and payable at the office of the state treasurer on the second day of January, and on the second day of July, of each year after the sale of the same; provided, that the first payment of interest shall be made on the second day of January, A. D. nineteen hundred and ten, on so many of said bonds as may have been theretofore sold. At the expiration of nineteen years from the date of said bonds, all bonds sold shall cease to bear interest and likewise all bonds redeemed by lot shall cease to bear interest as in this act provided, and the said state treasurer shall call in, forthwith pay and cancel the same, out of the moneys in the second San Francisco seawall sinking fund provided for in this act, and he shall on the first Monday of January, nineteen hundred and twenty-eight also cancel and destroy all bonds not theretofore sold. All bonds issued shall be signed by the governor, and countersigned by the controller, and shall be endorsed by the state treasurer, and each shall have the seal of the state stamped thereon. Each bond shall contain a clause that it is subject to redemption by lot after the year nineteen hundred and eighteen.

SECTION 2. Interest coupons shall be attached to each of said bonds so that such coupons may be removed without injury to the mutilation of the bond. Said coupons shall be consecutively numbered, and shall be signed by the state treasurer. The interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds and the issue and sale thereof to a purchaser.

SECTION 3. The sum of one thousand dollars is hereby appropriated to pay the expense that may be incurred by the state treasurer in having said bonds prepared. Said amount shall

use the proceeds for the payment of such bonds as may be drawn by lot, and at the maturity of said bonds outstanding shall pay and redeem said matured outstanding bonds out of said moneys in said fund in extinguishment of said bonds on controller's warrants duly drawn for that purpose.

SEC. 4. The state controller and the state treasurer shall keep full and particular account and record of all their proceedings under this act, and they shall transmit to the governor an abstract of all such proceedings thereunder, with an annual report, to be by the governor laid before the legislature biennially; and all books and papers pertaining to the matter provided for in this act shall at all times be open to the inspection of any party interested, or the governor, or the attorney-general, or a committee of either branch of the legislature, or a joint committee of both, or any citizen of the state.

SEC. 5. It shall be the duty of the state treasurer to pay the interest of said bonds, when the same falls due, out of the sinking fund provided for in this act, on controller's warrants duly drawn for that purpose.

SEC. 8. This act, if adopted by the people, shall take effect on the thirty-first day of December, A. D. nineteen hundred and eight, as to all its provisions except those relating to and necessary for its submission to the people, and for returning, canvassing, and proclaiming the votes, and as to said excepted provisions this act shall take effect immediately.

SEC. 9. This act shall be submitted to the people of the State of California for their ratification at the next general election, to be held in the month of November, A. D. nineteen hundred and eight, and all ballots at said election shall have printed thereon and at the end thereof, the words, "For the San Francisco Seawall Act," and in a separate line under the same words "Against the San Francisco Seawall Act," and opposite said lines there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against the said act, and those voting for said act shall do so by placing a cross opposite the words "For the San Francisco Seawall Act," and all those voting against the said act shall do so by placing a cross opposite the words "Against the San Francisco Seawall Act." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

SEC. 10. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers; and if it appear that said act shall have received a majority of all the votes cast for and against it at said election as aforesaid, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the governor shall make proclamation thereof; but if a majority of the votes cast as aforesaid are against this act then the same shall be and become void.

SEC. 11. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be held in the month of November, A. D. nineteen hundred and eight, the costs of publication shall be paid out of the San Francisco harbor improvement fund, on controller's warrants duly drawn for that purpose.

SEC. 12. This act may be known and cited as the "Second San Francisco Seawall Act."

SEC. 13. All acts and parts of acts in conflict with the provisions of this act are hereby repealed."

SENATE BILL NO. 812.

CHAPTER 431. An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin for wharves, piers, harbors and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people.

Approved March 21, 1907.

(As amended at Extra Session by Senate Bill No. 7.)

SENATE BILL NO. 7.

CHAPTER 4. An act to amend section five of the act entitled "An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin for wharves, piers, harbors, and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people," approved March 21, 1907, relating to the redemption of such bonds and creating a sinking fund for such purpose, and adding a new section to said act to be numbered section 10 1/2, relating to the publication of said act, and providing for the payment of the cost of publication of the same.

Approved November 23, 1907.

The people of the State of California, represented in senate and assembly, do enact as follows:

SECTION 1. For the purpose of providing a fund for the payment of the indebtedness authorized to be incurred by the board of state harbor commissioners for the acquisition of the necessary area for a tidal basin extending the area of India basin on the water front of the city and county of San Francisco, as provided in an act entitled "An act to authorize and direct the board of state harbor commissioners to institute condemnation proceedings against certain property north of India basin and extending to Islais creek in the city and county of San Francisco, and extending their jurisdiction over the same, and providing for the payment of judgments from the proceeds of bonds issued and sold under the provisions of an act entitled, "An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin

counties or labeled; but of money in on such of have thereto ment of inte said treasur harbor imp sinking fund due on all board of st and directed and crange poses of the section two Political Co and tenth d eighteen and of each year said treasur to draw by to exhaust a fund at that day of Decer to be inserte published in one newspap one newspap number of be will be paid second day each last ne shall cease, a said bonds so cancel the s year beginni the said trea draw by lot exhaust as m and proceed ment of all said sinking into the San of the respec maturity of United State governing m the manner, authorized to payment of maturity of matured outa extinguishme drawn for th A. D. 1907.

SEC. 6. To keep full an ceedings unde an abstract o report, to b biennially; a provided for tion of any general, or a a joint comm

SEC. 7. To interest of a sinking fundi duly drawn f

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SEC. 9. T State of Cal election, to b teen hundred have printed; the India B words "Agai there shall b stamp a cro said act, and a cross opp those votin cross opposi governor of to the people general elect

SEC. 10. counted, retu ner and sub officers; and majority of as aforesaid, provided, and est of the b and the go majority of the same sh

"Sec 10 1/2 have this a country, or throughout general elect nineteen but paid out of controller's went appro

SEC. 11. Basin Act."

SEC. 12. visions of th

3 conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the State of California; such dollars.

CONSTITUTIONAL AMENDMENT NO. 28.
*Assembly Constitutional Amendment No. 28. A
 proposition to the people of the State of California
 to add to section 16 of article 4 of the constitution
 the approval and return of bills by the governor
 as of the veto power.*

Assembly Constitutional Amendment No. 28. A
proposal to the people of the State of California
to add to section 16 of article 4 of the constitution
the approval and return of bills by the governor
as the veto power.

the assembly, the senate concurring. That the
the State of California, at its thirty-seventh
on the 7th day of January, nineteen hun-

SENATE BILL NO. 461.

Approved March 21, 1907

For the purpose of providing a fund for the redemption of the bonds so issued, the board of harbor commissioners is hereby authorized to incur the expense of erecting wharves, piers, seawall, state railroad, spurs and appurtenances in the city and county of San Francisco, at a cost not to exceed two million dollars (which said wharves, piers and appurtenances of the board of harbor commissioners are hereby empowered to construct and complete) authorized by law, and at a cost not to exceed two million dollars, the state treasurer shall, immediately upon the proclamation of the governor, prepare two thousand suitable bonds of the State of California, in the denomination of one thousand dollars each. The whole issue of said bonds shall be not to exceed the sum of two million dollars, and said bonds shall be sold at the rate of four per centum per annum, from the date of their issue.

drawn by fol, and at the maturity of said bonds outstanding shall pay and redeem said matured outstanding bonds out of said moneys in said fund in extinguishment of said bonds on controllers warrants duly drawn for that purpose.

SEC. 5. The state controller and the state treasurer shall keep full and particular account and record of all their proceedings under this act, and they shall transmit to the governor an abstract of all such proceedings thereunder, with an annual report, to be by the governor laid before the legislature biennially; and all books and papers pertaining to the matter provided for in this act shall at all times be open to the inspection of any party interested, or the governor, or the attorney-general, or a committee of either branch of the legislature, or a joint committee of both, or any citizen of the state.

SEC. 7. It shall be the duty of the state treasurer to pay the interest of said bonds, when the same falls due, out of the sinking fund provided for in this act, on controller's warrants duly drawn for that purpose.

Sec. 8. This act, if adopted by the people, shall take effect on the thirty-first day of December, A. D. nineteen hundred and eight, as to all its provisions except those relating to and necessary for its submission to the people, and for returning, canvassing, and proclaiming the votes, and as to said excepted provisions this act shall take effect immediately.

Sec. 9. This act shall be submitted to the people of the State of California for their ratification at the next general election, to be holden in the month of November, A. D. nineteen hundred and eight, and all ballots at said election shall have printed thereon and at the end thereof, the words, "For the San Francisco Seawall Act," and in a separate line under the same words "Against the San Francisco Seawall Act," and opposite said lines there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against the said act, and those voting for said act shall do so by placing a cross opposite the words "For the San Francisco Seawall Act," and all those voting against the said act shall do so by placing a cross opposite the words "Against the San Francisco Seawall Act." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

Sec. 10. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers; and if it appear that said act shall have received a majority of all the votes cast for and against it at said election as aforesaid, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the governor shall make proclamation thereof; but if a majority of the votes cast as aforesaid are against this act, then the same shall be and become void.

Sec. 11. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be holden in the month of November, A. D. nineteen hundred and eight, the costs of publication shall be paid out of the San Francisco harbor improvement fund, on patrolling warrants duly drawn for that purpose.

SEC. 12. This act may be known and cited as the "Second San Francisco Seawall Act."

SEC. 4. "All acts and parts of acts in conflict with the provisions of this act are hereby repealed."

CHAPTER 431. An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin, or wharves, piers, harbors and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people.

Approved March 21, 1907

(As amended at Extra Session by Senate Bill No. 7.)

CHAPTER 4. An act to amend section five of the act entitled "An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin for wharves, piers, harbors, and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the subscription of this act to a vote of the people," approved March 21, 1907, relating to the redemption of such bonds and creating a sinking fund for such purpose, and adding a new section to said act to be numbered section 10½ relating to the publication of said act, and providing for the payment of the cost of publication of the same.

Approved November 23, 1907.

The people of the State of California, represented in senate and assembly, do enact as follows:

SECTION 1. For the purpose of providing a fund for the payment of the indebtedness authorized to be incurred by the board of state harbor commissioners for the acquisition of the necessary area for a tidal basin extending the area of Indian basin on the water front of the city and county of San Francisco, as provided in an act entitled "An act to authorize and direct the board of state harbor commissioners to institute condemnation proceedings against certain property north of Indian basin and extending to Islais creek in the city and county of San Francisco," and extending their jurisdiction over the same, and providing for the payment of judgments from the proceeds of bonds issued and sold under the provisions of an act entitled, "An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin

labeled: but he may sell in any way on hand a sufficient amount of money in said sinking fund with which to pay the interest on such of the state bonds as may be provided to be issued as may have theretofore been authorized. And to provide means for the payment of interest on said bonds that may be sold and outstanding, said treasurer shall not take from the San Francisco harbor improvement fund and pay into said India basin sinking fund, an amount equal to the monthly interest then due on all bonds then sold and delivered and outstanding. The board of state harbor commissioners are hereby authorized and directed by the collection of dockage, tolls, rents, wharfage and cranoage to collect a sum of money sufficient for the purposes of this act, over and above the amount limited by section two thousand five hundred and twenty-six of the Political Code of the State of California. Between the first and tenth day of November, in the year nineteen hundred and eighteen and between the first and tenth day of November of each year thereafter until the maturity of said bonds the said treasurer shall, in the presence of the governor, proceed to draw by lots such an amount of bonds as shall be requisite to exhaust as nearly as may be the amount in said sinking fund at that time, and shall thereupon and before the tenth day of December following, give notice by public advertisement to be inserted twice a week for two weeks in two newspapers published in the city and county of San Francisco, and also in one newspaper published in the city of Oakland, and also in one newspaper published in the city of Los Angeles, and also in one newspaper published in the city of Sacramento, stating the number of bonds so drawn and that the principal of said bonds will be paid on presentation to the treasurer on or before the second day of January, following, and that from and after such last named date, the interest upon bonds thus drawn shall cease, and it shall be the duty of the treasurer as soon as said bonds so drawn by lot are surrendered to him and paid to cancel the same, and the interest coupons thereon, and each year beginning with the year nineteen hundred and eighteen, the said treasurer shall in the manner aforesaid, proceed to draw by lot such an amount of bonds as shall be requisite to exhaust as nearly as may be the amount in said sinking fund, and proceed in the manner hereinabove stated. After the payment of all said bonds, the surplus or balance remaining in said sinking fund, if any there be, shall forthwith be paid into the San Francisco harbor improvement fund. At the time of the respective drawings by lot, as aforesaid, and also at the maturity of said state bonds, said treasurer shall sell the United States or other bonds then in said sinking fund, at governing market rates, after advertising the sale thereof in the manner hereinbefore provided for the sale of bonds hereby authorized to be issued, and shall use the proceeds for the payment of such bonds as may be drawn by lot, and at the maturity of said bonds outstanding shall pay and redeem said matured outstanding bonds out of said moneys in said fund in extinguishment of said bonds on controller's warrants duly drawn for that purpose. — Amendment approved November 23, A. D. 1907.

Sec. 6. The state controller and the state treasurer shall keep full and particular account and record of all their proceedings under this act, and they shall transmit to the governor an abstract of all such proceedings thereunder, with an annual report, to be by the governor laid before the legislature biennially; and all books and papers pertaining to the matter provided for in this act shall at all times be open to the inspection of any party interested, or the governor, or the attorney general, or a committee of either branch of the legislature, or a joint committee of both, or any citizen of the state.

SEC. 7. It shall be the duty of the state treasurer to pay the interest of said bonds, when the same falls due, out of the sinking fund provided for in this act, on controller's warrants duly drawn for that purpose.

SEC. 8. This act, if adopted by the people, shall take effect on the thirty-first day of December, A. D. nineteen hundred and eight, as to all its provisions except those relating to and necessary for its submission to the people, and for returning, canvassing, and proclaiming the votes, and as to said excepted provisions this act shall take effect immediately.

Sec. 9. This act shall be submitted to the people of the State of California for their ratification at the next general election, to be held in the month of November, A. D. nineteen hundred and eight and all ballots at said election shall have printed thereon and at the end thereof, the words, "For the India Basin Act," and in a separate line under the same words "Against the India Basin Act," and opposite said lines there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against the said act, and those voting for said act, shall do so by placing a cross opposite words "For the India Basin Act," and all those voting against the said act shall do so by placing a cross opposite the word "Against the India Basin Act." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

Sec. 10. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers; and if it appears that said act shall have received a majority of all the votes cast for and against it at said election as aforesaid, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liability hereby created shall be paid and discharged; and the governor shall make proclamation thereof; but if a majority of the votes cast as aforesaid are against this act then the same shall be and become void.

"SEC. 104. It shall be the duty of the secretary of state to publish in at least one newspaper in each county, if one be published therein, a notice for three months next preceding the election to be held in the month of November, A. D. 1907, to the effect, to wit: The costs of publication shall be paid out of the San Francisco harbor improvement fund, as authorized by act of the legislature, chapter 28, A. D. 1907. For that purpose."

SEC. 11. This act may be known and cited as the "India Basin Act."

SEC. 12. All laws and parts of acts in conflict with the provisions of this act are hereby repealed.

the provisions of Title IV, Part 1, of the Penal Code of the State of California; such records to be paid until the total

of state harbor commissioners for the erection of piers, seawall, state railroad, spurs and appurtenances in the city and county of San Francisco, at a cost of two million dollars (which said wharves, piers, railroad, spurs and appurtenances the board of commissioners are hereby empowered to construct or authorized by law, and at a cost not to exceed one million dollars), the state treasurer shall, immediately upon the proclamation of the governor, prepare two thousand suitable bonds, in the denomination of one thousand dollars each. The whole issue of said bonds shall be the sum of two million dollars, and said bonds shall be at the rate of four per centum per annum, from the date of their issue, and both principal and interest shall be payable at the office of the state treasurer, in gold coin of the present standard value, in annual installments of nineteen years from their date, subject to redemption by lot as in this act hereinafter provided. The interest accruing on such of said bonds as shall be due and payable at the office of the state treasurer on the second day of January, and on the second day of each year after the sale of the same; provided, that the interest shall be made on the second day of January, A. D. nineteen hundred and ten, on so many of said bonds as may have been theretofore sold. At the expiration of the term of said bonds, all said bonds shall cease to bear interest and likewise all bonds not sold shall cease to bear interest as in this act provided. The state treasurer shall call in, forthwith pay the same, out of the moneys in the second San Francisco sinking fund provided for in this act, and he shall on the second day of January, nineteen hundred and twenty, cancel and destroy all bonds not theretofore sold, and shall be signed by the governor, and countersigned by the controller, and shall be endorsed by the state treasurer. Each shall have the seal of the state stamped thereon, and each shall contain a clause that it is subject to be void after the year nineteen hundred and eighteen. Interest coupons shall be attached to each of said bonds, and such coupons may be removed without injury to the bond. Said coupons shall be considered, and shall be signed by the state treasurer, and on any of said bonds shall be paid for any interest that may intervene between the date of any of said bonds and the date of their issue and sale thereof to a purchaser. The sum of one thousand dollars is hereby appropriated for the expense that may be incurred by the state in having said bonds prepared. Said amount shall

visions of this act are hereby repealed."

SENATE BILL NO. 812.

CHAPTER 131. An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin for wharves, piers, harbors and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people.

Approved March 21, 1907.

(As amended at Extra Session by Senate Bill No. 7.)

SENATE BILL NO. 7.

CHAPTER 4. An act to amend section five of the act entitled "An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin for wharves, piers, harbors, and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people," approved March 21, 1907, relating to the redemption of such bonds and creating a sinking fund for such purpose, and adding a new section to said act to be numbered section 10 1/2, relating to the publication of said act, and providing for the payment of the cost of publication of the same.

Approved November 23, 1907.

The people of the State of California, represented in senate and assembly, do enact as follows:

SECTION 1. For the purpose of providing a fund for the payment of the indebtedness authorized to be incurred by the board of state harbor commissioners for the acquisition of the necessary area for a tidal basin extending the area of India basin on the water front of the city and county of San Francisco, as provided in an act entitled "An act to authorize and direct the board of state harbor commissioners to institute condemnation proceedings against certain property north of India basin and extending to Islais creek in the city and county of San Francisco, and extending their jurisdiction over the same, and providing for the payment of judgments from the proceeds of bonds issued and sold under the provisions of an act entitled, "An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin

provided for in this act shall at all times be open to the inspection of any party interested, or the governor, or the attorney general, or a committee of either branch of the legislature, or a joint committee of both, or any citizen of the state.

Sec. 7. It shall be the duty of the state treasurer to pay the interest of said bonds, when the same falls due, out of the sinking fund provided for in this act, on controller's warrants duly drawn for that purpose.

Sec. 8. This act, if adopted by the people, shall take effect on the thirty-first day of December, A. D. nineteen hundred and eight, as to all its provisions except those relating to and necessary for its submission to the people, and for returning, canvassing, and proclaiming the votes, and as to said excepted provisions this act shall take effect immediately.

Sec. 9. This act shall be submitted to the people of the State of California for their ratification at the next general election, to be held in the month of November, A. D. nineteen hundred and eight, and all ballots at said election shall have printed thereon and at the end thereof, the words, "For the India Basin Act," and in a separate line under the same words "Against the India Basin Act," and opposite said lines there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against the said act, and those voting for said act, shall do so by placing a cross opposite the word "For the India Basin Act," and all those voting against the said act shall do so by placing a cross opposite the word "Against the India Basin Act." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

Sec. 10. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers; and if it appear that said act shall have received a majority of all the votes cast for and against it at said election as aforesaid, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the governor shall make proclamation thereof; but if a majority of the votes cast as aforesaid are against this act then the same shall be and become void.

"Sec. 10 1/2. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be held in the month of November, A. D. nineteen hundred and eight, the costs of publication shall be paid out of the San Francisco harbor improvement fund, on controller's warrants duly drawn for that purpose."—Amendment approved November 23, A. D. 1907.

Sec. 11. This act may be known and cited as the "India Basin Act."

Sec. 12. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

the provisions of Title IV, Part I, of the Penal Code of the State of California: such rewards to be paid until the total

ETT, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of said of Sacramento, this thirtieth day of September, A. D. 1908.

J. M. Gillett

Governor of the State of California.

FILED In the Office of
SECRETARY OF STATE

30 day of
September A. D. 1908

C. F. Curry
SECRETARY OF STATE

Attest:

C. F. Curry

Secretary of State.

Record Book

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legislature may also provide for additional help; but in no case shall the total expense for officers, employees and attachés exceed the sum of five hundred dollars per day for either house, at any regular or biennial session, nor the sum of two hundred dollars per day for either house, at any special or extraordinary session, nor shall the pay of any officer, employee or attaché be increased after he is elected or appointed.

SENATE CONSTITUTIONAL AMENDMENT NO. 26.

CHAPTER 11. Senate Constitutional Amendment No. 26. A resolution to propose to the people of the State of California an amendment to the constitution of said state by amending article thirteen thereof by striking therefrom and repealing section four of said article relative to the assessment of a mortgage, deed of trust, contract, or other obligation by which a debt is secured and to taxes due upon such assessment.

Adopted February 19, 1907.

The legislature of the State of California, at its regular session, commencing on the 7th day of January, A. D. 1907, two thirds of all the members voting in favor thereof, hereby propose that article thirteen of the constitution of the State of California be amended by repealing section four thereof.

Article thirteen of the constitution of the State of California is hereby amended by striking therefrom and repealing section four thereof, which section reads as follows:

Section 4. A mortgage, deed of trust, contract, or other obligation by which a debt is secured, shall, for the purposes of assessment and taxation, be deemed and treated as an interest in the property affected thereby. Except as to railroad and other quasi-public corporations, in case of debt so secured, the value of the property affected by such mortgage, deed of trust, contract, or obligation, less the value of such security, shall be assessed and taxed to the owner of the property, and the value of such security shall be assessed and taxed to the owner thereof, in the county, city, or district in which the property affected thereby is situate. The taxes so levied shall be a lien upon the property and security, and may be paid by either party to such security; if paid by the owner of such security, the tax so levied upon the property affected thereby shall become a part of the debt so secured; if the owner of the property shall pay the tax so levied on such security, it shall constitute a payment thereon, and, to the extent of such payment, a full discharge thereof; provided, that if any such security or indebtedness shall be paid by any such debtor or debtors, after assessment and before the tax levy, the amount of such levy may likewise be retained by such debtor or debtors, and shall be computed according to the tax levy for the preceding year.

constitution of the State of California be amended so as to read as follows:

Section 26. The legislature shall have no power to authorize lotteries or gift enterprises for any purpose and shall pass laws to prohibit the sale in this state of lottery or gift enterprise tickets or tickets in any scheme in the nature of a lottery. The legislature shall pass laws to prohibit the fictitious buying and selling of the shares of the capital stock of corporations in any stock board, stock exchange or stock market under the control of any corporation or association. All contracts for the purchase or sale of shares of the capital stock of any corporation or association without any intention on the part of one party to deliver and of the other party to receive the shares, and contemplating merely the payment of differences between the contract and market prices on divers days, shall be void, and neither party to any such contract shall be entitled to recover any damages for failure to perform the same, or any money paid thereon, in any court of this state.

ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 3.

CHAPTER 19. Assembly Constitutional Amendment No. 3. resolution to amend section 2½ of article 2 of the constitution.

Adopted March 6, 1907.

The legislature of the State of California, at its thirty-seventh session, commencing on the 7th day of January, nineteen hundred and seven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes that section 2½ of article 2 of the constitution of the State of California, be amended so as to read as follows:

Section 2½. The legislature shall have the power to enact laws relative to the election of delegates to conventions of political parties; and the legislature shall enact laws providing for the direct nomination of candidates for public office, by electors, political parties, or organizations of electors without conventions, at elections to be known and designated as primary elections; also to determine the tests and conditions upon which electors, political parties, or organizations of electors may participate in any such primary election. It shall also be lawful for the legislature to prescribe that any such primary election shall be mandatory and obligatory. The legislature shall also have the power to establish the rates of compensation for primary election officers serving at such primary elections in any city, or city and county, or county, or other subdivision of a designated population, without making such compensation uniform, and for such purpose such law may declare the population of any city, city and county, county or political subdivision. Provided, however, that until the legislature shall enact a direct primary election law under the provisions of this section, the present primary election law shall remain in force and effect.

For the purpose of providing a fund for the payment of the indebtedness hereby authorized to be incurred by the board of state harbor commissioners for the erection of wharves, piers, seawall, state railroad, spurs and appurtenances in the city and county of San Francisco, at a cost not to exceed two million dollars (which said wharves, piers, seawall, state railroad, spurs and appurtenances the board of state harbor commissioners are hereby empowered to construct in the manner authorized by law, and at a cost not to exceed two million dollars), the state treasurer shall, immediately after the issuance of the proclamation of the governor, provided for in section 10 hereof, prepare two thousand suitable bonds of the State of California, in the denomination of one thousand dollars each. The whole issue of said bonds shall not exceed the sum of two million dollars, and said bonds shall bear interest at the rate of four per centum per annum, from the time of the sale thereof, and both principal and interest shall be payable in gold coin of the present standard value, and they shall be payable at the office of the state treasurer, at the expiration of nineteen years from their date, subject, however, to redemption by lot as in this act hereinafter provided. Said bonds shall bear date the second day of January, A. D. nineteen hundred and nine, and shall be made payable on the second day of January, nineteen hundred and twenty-eight A. D. The interest accruing on such of said bonds as are sold, shall be due and payable at the office of the state treasurer on the second day of January, and on the second day of July, of each year after the sale of the same; provided, that the first payment of interest shall be made on the second day of January, A. D. nineteen hundred and ten, on so many of said bonds as may have been theretofore sold. At the expiration of nineteen years from the date of said bonds, all bonds sold shall cease to bear interest and likewise all bonds redeemed by lot shall cease to bear interest as in this act provided, and the said state treasurer shall call in, forthwith pay and cancel the same, out of the moneys in the second San Francisco seawall sinking fund provided for in this act, and, he shall on the first Monday of January, nineteen hundred and twenty-eight, also cancel and destroy all bonds not theretofore sold. All bonds issued shall be signed by the governor, and countersigned by the controller, and shall be endorsed by the state treasurer, and each shall have the seal of the state stamped thereon. Each bond shall contain a clause that it is subject to redemption by lot after the year nineteen hundred and eighteen.

Sec. 2. Interest coupons shall be attached to each of said bonds, so that such coupons may be removed without injury to or mutilation of the bond. Said coupons shall be consecutively numbered, and shall be signed by the state treasurer. But no interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds and the issue and sale thereof to a purchaser.

Sec. 3. The sum of one thousand dollars is hereby appropriated to pay the expense that may be incurred by the state treasurer in having said bonds prepared. Said amount shall

ward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the purpose reaches the sum of Ten Thousand Dollars.

In Testimony Whereof, I, J. N. GILLETT, as Governor of the State of

State to be affixed at the City of Sacramento, this thirtieth day

FILED in the Office of
SECRETARY OF STATE

the 30th day of
September A. D. 1908

C. F. Gurnea
SECRETARY OF STATE

By
Record Book

excess of such taxes, fines, penalties, licenses, fees, deposits of securities, or other obligations or prohibitions, imposed upon insurance companies of such other state or country, so long as such laws continue in force, the same obligations and prohibitions of whatsoever kind may be imposed by the legislature upon insurance companies of such other state or country doing business in this state.

(c) The shares of the capital stock of all banks, organized under the laws of this state, or of the United States, or of any other state and located in this state, shall be assessed and taxed to the owners or holders thereof by the state board of equalization in the manner to be prescribed by law, in the city or town where the bank is located and not elsewhere. There shall be levied and assessed upon such shares of capital stock an annual tax, payable to the state, of one per centum upon the value thereof. The value of each share of stock in each bank, except such as are in liquidation, shall be taken to be the amount paid in thereon, together with its pro rata of the accumulated surplus and undivided profits. The value of each share of stock in each bank which is in liquidation shall be taken to be its pro rata of the actual assets of such bank. This tax shall be in lieu of all other taxes and licenses, state, county and municipal, upon such shares of stock and upon the property of such banks, except taxes on real estate. In determining the value of the capital stock of any bank there shall be deducted from the value, as defined above, the value, as assessed for county taxes, of any real estate other than mortgage interests therein, owned by such bank and taxed for county purposes. The banks shall be liable to the state for this tax and the same shall be paid to the state by them on behalf of the stockholders in the manner and at the time prescribed by law, and they shall have a lien upon the shares of stock and upon any dividends declared thereon to secure the amount so paid.

The moneyed capital, reserve, surplus, undivided profits and all other property belonging to unincorporated banks or bankers of this state, or held by any bank located in this state which has no shares of capital stock, or employed in this state by any branches, agencies or other representatives of any banks doing business outside of the State of California, shall be likewise assessed and taxed to such banks or bankers by the said board of equalization, in the manner to be provided by law, and taxed at the same rate that is levied upon the shares of stock of incorporated banks, as provided in the first paragraph of this subdivision. The value of said property shall be determined by taking the entire property invested in such business together with all the reserve, surplus and undivided profits, including the good will of the business, at their full cash value, and deducting therefrom the value as assessed for county taxes of any real estate other than mortgage interests therein, owned by such bank and taxed for county purposes. Such taxes shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of the banks and

shall the total expense for officers, employees and attachés exceed the sum of five hundred dollars per day for either house, at any regular or biennial session, nor the sum of two hundred dollars per day for either house, at any special or extraordinary session, nor shall the pay of any officer, employee or attaché be increased after he is elected or appointed.

SENATE CONSTITUTIONAL AMENDMENT NO. 26.

CHAPTER 11. Senate Constitutional Amendment No. 26. A resolution to propose to the people of the State of California an amendment to the constitution of said state by amending article thirteen thereof by striking therefrom and repealing section four of said article relative to the assessment of a mortgage, deed of trust, contract, or other obligation by which a debt is secured and to taxes due upon such assessment.

Adopted February 19, 1907.

The legislature of the State of California, at its regular session, commencing on the 7th day of January, A. D. 1907, two thirds of all the members voting in favor thereof, hereby propose that article thirteen of the constitution of the State of California be amended by repealing section four thereof.

Article thirteen of the constitution of the State of California is hereby amended by striking therefrom and repealing section four thereof, which section reads as follows:

Section 4. A mortgage, deed of trust, contract, or other obligation by which a debt is secured, shall, for the purposes of assessment and taxation, be deemed and treated as an interest in the property affected thereby. Except as to railroad and other quasi-public corporations, in case of debt so secured, the value of the property affected by such mortgage, deed of trust, contract, or obligation, less the value of such security, shall be assessed and taxed to the owner of the property, and the value of such security shall be assessed and taxed to the owner thereof, in the county, city, or district in which the property affected thereby is situate. The taxes so levied shall be a lien upon the property and security, and may be paid by either party to such security; if paid by the owner of such security, the tax so levied upon the property affected thereby shall become a part of the debt so secured; if the owner of the property shall pay the tax so levied on such security, it shall constitute a payment thereon, and, to the extent of such payment, a full discharge thereof; provided, that if any such security or indebtedness shall be paid by any such debtor or debtors, after assessment and before the tax levy, the amount of such levy may likewise be retained by such debtor or debtors, and shall be computed according to the tax levy for the preceding year.

read as follows:

Section 26. The legislature shall have no power to create lotteries or gift enterprises for any purpose and laws to prohibit the sale in this state of lottery or prize tickets or tickets in any scheme in the nature of a lottery. The legislature shall pass laws to prohibit the fictitious and selling of the shares of the capital stock of any corporation or association. All of the purchase or sale of shares of the capital stock of any corporation or association without any intention of one party to deliver and of the other party to receive the same, and contemplating merely the payment of money between the contract and market prices on divers days, be void, and neither party to any such contract shall be entitled to recover any damages for failure to perform the same, or any money paid thereon, in any court of law or equity.

ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 27.

CHAPTER 19. Assembly Constitutional Amendment No. 27. A resolution to amend section 2½ of article 2 of the constitution of the State of California.

Adopted March 6, 1907.

The legislature of the State of California, at its regular session, commencing on the 7th day of January, A. D. 1907, two thirds of all the members elect of the two houses of said legislature voting in favor thereof, hereby proposes that section 2½ of article 2 of the constitution of the State of California, be amended so as to read:

Section 2½. The legislature shall have the power to pass laws relative to the election of delegates to conventional parties; and the legislature shall enact laws to regulate the direct nomination of candidates for public office by political parties, or organizations of electors with nominations, at elections to be known and designated as primary elections; also to determine the tests and conditions for electors, political parties, or organizations of electors to participate in any such primary election. It shall be lawful for the legislature to prescribe that any election shall be mandatory and obligatory. The legislature shall also have the power to establish the rates of compensation for primary election officers serving at such primary election in any city, or city and county, or county, or other such designated population, without making such compensation uniform, and for such purpose such law may declare that of any city, city and county, county or population. Provided, however, that until the legislature enact a direct primary election law under the provisions of this section, the present primary election law shall remain in full force and effect.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person who shall hereafter expend for the purpose reaches the sum of Ten Thousand Dollars.

In Testimony Whereof

State to be affixed



Proposed Amendments to the Constitution

To be voted upon at the next GENERAL ELECTION

SENATE CONSTITUTIONAL AMENDMENT NO. 1.

Adopted in Senate, February 22, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.

Adopted in Assembly, February 22, 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Resolution was received by the Governor, this 9th day of March, A. D. 1907. E. C. Cooper, Private Secretary of the Governor.

CHAPTER 27. Senate Constitutional Amendment No. 1. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California providing for the separation of state and local taxation, providing for the taxation of public service and other corporations for the benefit of the state, and to that end amending sections one, nine, ten and eleven of article thirteen and adding to article thirteen two new sections to be numbered sections fourteen and fifteen, and repealing section ten of article eleven thereof, all relating to revenue and taxation.

WHEREAS, It is deemed desirable to ultimately separate the sources of revenue for state purposes from the sources of revenue for county and municipal purposes; now, therefore,

The legislature of the State of California, at its regular session, commencing the seventh day of January, nineteen hundred and seven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California:

First. Sections one, nine, ten and eleven of article thirteen are hereby amended so as to read:

SECTION 1. All property in the state except as otherwise in this constitution provided, not exempt under the laws of the United States, shall be taxed in proportion to its value, to be ascertained as provided by law, or as hereinafter provided. The word "property," as used in this article and section, is hereby declared to include moneys, credits, bonds, stocks, dues, franchises, and all other matters and things, real, personal, and mixed, capable of private ownership; provided, that property used for free public libraries and free museums, growing crops, property used exclusively for public schools, and such as may belong to the United States, this state, or to any county or municipal corporation within this state shall be exempt from taxation. The legislature may provide, except in the case of credits secured by mortgage or trust deed, for a deduction from credits of debts due to bona fide residents of this state.

Sec. 9. A state board of equalization, consisting of one member from each congressional district in this state, as the same existed in the year eighteen hundred and seventy-nine, shall be elected by the qualified electors of their respective districts, at the general election to be held in the year one thousand nine hundred and ten, and at each gubernatorial election thereafter, whose term of office shall be for four years. The controller of state shall be ex officio a member of the board. Said board shall be the successor of the present state board of equalization whose members shall continue in office until their successors, as herein provided for, shall be elected and shall qualify. The legislature shall have power to redistrict the state into four districts, as nearly equal in population as practical, and to provide for the election of members of said board of equalization. It shall be the duty of said board to assess and levy the taxes provided for in section fourteen of this article and to perform such other duties in relation to taxation as this constitution or the legislature may prescribe. The boards of supervisors of the several counties of the state shall constitute boards of equalization for their respective counties, whose duty it shall be to equalize the valuation of the taxable property in the county for the purposes of taxation. Such county boards of equalization are hereby authorized and empowered, under such rules of notice as they may prescribe, to raise or lower any assessment contained in the assessment roll so as to equalize the assessment of the property contained in said assessment roll, and make the assessment conform to the true value in money of the property contained in said roll. But no board of equalization shall raise any mortgage, deed of trust, contract or other

the value of the capital stock of such banks and bankers, if the same were incorporated and had shares of capital stock.

The word "banks" as used in this subdivision shall include banking associations, savings and loan societies and trust companies.

(d) Every corporation incorporated under the laws of this state, excepting the corporations mentioned in the preceding subdivisions of this section, and excepting all educational, religious and charitable corporations and all corporations which are not organized for pecuniary profit, shall pay an annual tax to the state upon its franchise to be a corporation, and every corporation incorporated elsewhere and doing business in this state, other than the corporations mentioned in the preceding subdivisions of this section, shall pay an annual tax to the state upon its right to do business in this state, as follows: when the authorized capital stock of the corporation does not exceed ten thousand dollars (\$10,000) the tax shall be ten dollars (\$10.00); when the authorized capital stock exceeds ten thousand dollars (\$10,000) but does not exceed twenty thousand dollars (\$20,000) the tax shall be fifteen dollars (\$15.00); when the authorized capital stock exceeds twenty thousand dollars (\$20,000) but does not exceed fifty thousand dollars (\$50,000) the tax shall be twenty dollars (\$20.00); when the authorized capital stock exceeds fifty thousand dollars (\$50,000) but does not exceed one hundred thousand dollars (\$100,000) the tax shall be twenty-five dollars (\$25.00); when the authorized capital stock exceeds one hundred thousand dollars (\$100,000) but does not exceed two hundred and fifty thousand dollars (\$250,000) the tax shall be fifty dollars (\$50.00); when the authorized capital stock exceeds two hundred and fifty thousand dollars (\$250,000) but does not exceed five hundred thousand dollars (\$500,000) the tax shall be seventy-five dollars (\$75.00); when the authorized capital stock exceeds five hundred thousand dollars (\$500,000) but does not exceed two million dollars (\$2,000,000) the tax shall be one hundred dollars (\$100.00); when the authorized capital stock exceeds two million dollars (\$2,000,000) but does not exceed five million dollars (\$5,000,000) the tax shall be two hundred dollars (\$200.00); when the authorized capital stock exceeds five million dollars (\$5,000,000) the tax shall be two hundred and fifty dollars (\$250.00).

(e) All franchises, other than those expressly provided for in this section, shall be assessed by the state board of equalization at their actual value and shall be fixed at the rate of one per centum thereon each year, and the taxes collected thereon shall be exclusively for the benefit of the state.

(f) All the provisions of this section shall be self-executing, but the legislature may pass all laws necessary to carry this section into effect. The taxes herein provided for shall be levied and assessed on the first Monday in March of each year after the adoption of this amendment and shall become due and payable on the first Monday in June thereafter. The gross earnings and gross premiums herein mentioned shall be computed for the year ending the thirty-first day of December prior to the levy of such taxes and the value of any property mentioned herein shall be fixed as of the date of said levy. Nothing herein contained shall affect any tax levied or assessed prior to the adoption of this section and all laws in relation to such taxes in force at the time of the adoption of this section shall remain in force until changed by the legislature.

Sec. 15. No suit, action, or proceeding shall ever be maintained in any court against this state, or against any officer thereof, to have any tax, levied under the provisions of this article, declared invalid or to prevent or obstruct the collection thereof until such tax has been actually paid; but after such payment, action may be maintained to recover any tax illegally collected in such manner and within such time as may now or hereafter be provided by law.

Third. Section ten of article eleven of said constitution is hereby repealed.

W. R. PORTER,
President of the Senate.
R. L. BEARDSTEEF,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Endorsed: Filed in the office of the Secretary of State the 19th day of Feb'y, A. D. 1907. C. F. Curry, Sec. State. By J. Hoesch, Deputy.

of such security shall be assessed and taxed to the owner thereof, in the county, city, or district in which the affected thereby is situate. The taxes so levied shall upon the property and security, and may be paid by the party to such security; if paid by the owner of such the tax so levied upon the property affected shall become a part of the debt so secured; if the owner of such property shall pay the tax so levied on such security constitute a payment thereon, and, to the extent of payment, a full discharge thereof; provided, that if security or indebtedness shall be paid by any such debtors, after assessment and before the tax levy, of such levy may likewise be retained by such debtors, and shall be computed according to the tax the preceding year.

W. R. PORTER,
President of the Senate.
R. L. BEARDSTEEF,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Endorsed: Filed in the office of the Secretary of State the 19th day of Feb'y, A. D. 1907. C. F. Curry, Sec. State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT

Adopted in Senate, February 20, A. D. 1907. Hilborn, Secretary of the Senate.

Adopted in Assembly, March 11, A. D. 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Resolution was received by the Governor, this 9th day of March, A. D. 1907. E. C. Cooper, Private Secretary of the Governor.

CHAPTER 40. Senate Constitutional Amendment No. 1. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section 1, of article 16 thereof, relating to indebtedness.

Resolved by the Senate, the Assembly concurring, the legislature of the State of California at its regular session commencing on the 7th day of January, 1907, two thirds of all members elected to each of the houses of said legislature voting in favor thereof, hereby propose that Section Article 16 of the constitution of the State of California be amended so as to read as follows:

"Article 16. State Indebtedness.

"SECTION 1. The legislature shall not, in any manner, incur any debt or debts, liability or liabilities, which shall, in the aggregate with any previous debts or liabilities, exceed the sum of three hundred thousand dollars, except of war to repel invasion or suppress insurrection, or same shall be authorized by law for some single work to be distinctly specified therein which law shall specify the ways and means, exclusive of loans, for the payment of such debt or liability as it falls due, and shall pay and discharge the principal of such debt or liability within seventy-five years of the time of the contracting thereof, shall be irrevocable until the principal and interest shall be paid and discharged, and such law may make for a sinking fund to pay the principal of such debt, to commence at a time after the incurring of such liability of not more than a period of one fourth of the maturity of such debt or liability; but no such law shall take effect until, at a general election, it shall have been submitted to the people and shall have received a majority of the votes cast for and against it at such election; the moneys raised by authority of such law shall be applied to the specific object therein stated or to the payment of such debt or liability, and such law shall be published in at least one newspaper in each county, or city and county, and shall be published throughout the state for the next preceding election at which it is submitted to the people. The legislature may, at any time after the passage of such law by the people, if no debt shall have

OF THE

ed upon at the next **GENERAL ELECTION** to be held on the Third day of November, A. D.

[illegible]

representative of the city schools, selected by the city
boards at the superintendents' biennial convention.
Representative of the polytechnic schools, selected by
the boards of the polytechnic high schools receiving state aid.
The board of education shall compile or adopt a uniform
text-books for use in the day and evening elementary
schools throughout the state; and shall perform such other
duties as may be prescribed by law. The legislature shall
authorize the printing and publishing of such text-books,
and shall, by the superintendent of state printing at the
state office, and, when so printed and published, to be
sold at the cost price of printing, publishing,
and distributing the same. The text-books so adopted shall
be revised not less than four years. The legislature shall
authorize the board of education in each county in the state,
superintendents and the county boards of education
to exercise exclusive control of the examination of teachers,
and the issuing of teachers' certificates within their respective

W. R. PORTER,

of State.

Filed in the office of the Sec

Assembly March 9, A. D. 1907. Clio Lloyd.

Senate, March 11, A. D. 1907. Lewis A. Hilborn.

ation was received by the Governor, this 12th day

Assembly Constitutional Amendment No. 28. 1
to propose to the people of the State of California
to amend section 16 of article 4 of the constitution
to the approval and return of bills by the governor
to exercise of the veto power.

y the assembly, the senate concurring. That the
of the State of California, at its thirty-seventh
meeting on the 7th day of January, nineteen hun-
dred, two thirds of all the members elected to each
house of said legislature voting in favor thereof
has that section 4 of article 4 of the constitution
of California be amended so as to read as follows:

Every bill which it becomes a law, he shall send to the governor, and if not, he shall return it to the house in which it originated, with a message explaining the reasons therefor. The Journal and proceed-

and after the passage of a bill by yeas and nays, the yeas shall be counted, and if the yeas amount to a majority of the members present, the bill shall become a law. If any bill shall be passed by yeas and nays, and the yeas shall be less than a majority of the members present, the bill shall be reconsidered, and if again passed by yeas and nays, and the yeas shall be two thirds of the members present, the bill shall become a law. If any bill shall be passed by yeas and nays, and the yeas shall be less than a majority of the members present, the bill shall be reconsidered, and if again passed by yeas and nays, and the yeas shall be two thirds of the members present, the bill shall become a law.

signed it, unless the legislature return, in which case it shall be returned, within thirty days after the receipt, shall sign and deposit the same in the treasury of state, in which case it

as if it had been signed by the president. When the bill presented to the governor for his signature, he proposed amendments, he proposed approving other portions of the bill, and he refused to sign the bill at the time it was presented to him. He refused to sign the bill, and he refused to sign the bill.

...the governor's veto, as here
...to in concern the govern...

lished in the city of Los Angeles, and by publication in one newspaper published in the city of Sacramento, once a week during four weeks prior to such sale. The costs of such publication shall be paid out of the San Francisco harbor improvement fund, on controller's warrants duly drawn for that purpose. The proceeds of the sale of such bonds shall be forthwith paid over by said treasurer into the treasury, and must be by him kept in a separate fund to be known and designated as the "Second San Francisco Sewall Fund" and must be used exclusively for the construction of wharves, piers, seawall, state railroad, spurs and appurtenances thereto on the water front of the city and county of San Francisco. Drafts and warrants upon said fund shall be drawn upon and shall be paid out of said fund in the same manner as drafts and warrants are drawn upon and paid out of the San Francisco harbor improvement fund.

Sec. 5. For the payment of the principal and interest of said bonds a sinking fund, to be known and designated as the "Second San Francisco Seawall Sinking Fund" shall be, and the same is hereby created, as follows, to wit: The state treasurer shall, on the first day of each and every month after the sale of said bonds, take from the San Francisco harbor improvement fund such sum as, multiplied by the time the bonds then sold and outstanding have to run, will equal the principal of the bonds sold and outstanding at the time said treasurer shall so take said sum from said San Francisco harbor improvement fund, less the amount theretofore taken therefrom for said purpose; and he shall place the sum in the second San Francisco seawall sinking fund created by this act. Said state treasurer shall, on controller's warrants duly drawn for that purpose, employ the moneys in said sinking fund in the purchase of bonds of the United States, or of the State of California, or of the several counties or municipalities of the State of California, which said bonds shall be kept in a proper receptacle, appropriately labeled; but he must keep always on hand a sufficient amount of money in said sinking fund with which to pay the interest on such of the state bonds herein provided to be issued as may have theretofore been sold. And to provide means for the payment of interest on the bonds that may be sold and outstanding, said treasurer shall monthly take from the San Francisco harbor improvement fund, and pay into said seawall sinking fund, an amount equal to the monthly interest then due on all bonds then sold, delivered and outstanding. The board of state harbor commissioners are hereby authorized and directed by the collection of dockage, tolls, rents, wharfage and cramage to collect a sum of money sufficient for the purposes of this act, over and above the amount limited by section two thousand five hundred and twenty-six of the Political Code of the State of California. Between the first and tenth day of November, in the year nineteen hundred and eighteen and between the first and tenth day of November of each year thereafter until the maturity of said bonds the said treasurer shall in the presence of the governor, proceed to draw by lot such an amount of bonds as shall be requisite to exhaust as nearly as may be the amount in said sinking fund at that time, and shall thereupon and before the tenth day of December following give notice by public advertisement to be inserted twice a week for two weeks in two newspapers published in the city and county of San Francisco, and also in one newspaper published in the city of Oakland, and also in one newspaper published in the city of Los Angeles, and also in one newspaper published in the city of Sacramento, stating the number of bonds so drawn and that the principal of said bonds will be paid on presentation to the treasurer on or before the second day of January, following, and that from and after such last named date, all interest upon bonds thus drawn shall cease, and it shall be the duty of the treasurer as soon as said bonds so drawn by lot are surrendered to him and paid to cancel the same, and the interest coupons thereon, and each year beginning with the year nineteen hundred and eighteen the said treasurer shall to the manner proposed and provided herein by lot such a number of bonds as shall be requisite to exhaust as nearly as may be the amount in said sinking fund and placed in the manner herein above created. After the payment of all said bonds the surplus of harbor improvement fund sinking fund if any there be shall herewith be paid into the San Francisco harbor improvement fund. At the expiration of the respective terms of the bonds so purchased and sold under the provisions of and

prepare one thousand suitable bonds of the State of California, in the denomination of one thousand dollars each. The whole issue of said bonds shall not exceed the sum of one million dollars, and said bonds shall bear interest at the rate of four per centum per annum, from the time of the sale thereof, and both principal and interest shall be payable in gold coin of the present standard value, and they shall be payable at the office of the state treasurer, at the expiration of nineteen years from their date, subject, however, to redemption by lot as in this act hereinafter provided. Said bonds shall bear date the second day of January, A. D. nineteen hundred and nine, and shall be made payable on the second day of January, nineteen hundred and twenty-eight A. D. The interest accruing on such of said bonds as are sold, shall be due and payable at the office of the state treasurer on the second day of January, and on the second day of July, of each year after the sale of the same; *provided*, that the first payment of interest shall be made on the second day of January, A. D. nineteen hundred and ten, on so many of said bonds as may have been theretofore sold. At the expiration of nineteen years from the date of said bonds, all bonds sold shall cease to bear interest and likewise all bonds redeemed by lot shall cease to bear interest as in this act provided, and the said state treasurer shall call in, forthwith pay and cancel the same, out of moneys in the India basin sinking fund provided for in this act, and he shall on the first Monday of January, nineteen hundred and twenty-eight, also cancel and destroy all bonds not theretofore sold. All bonds issued shall be signed by the governor, and countersigned by the controller, and shall be endorsed by the state treasurer, and each shall have the seal of the state stamped thereon. Each bond shall contain a clause that it is subject to redemption by lot after the year nineteen hundred and eighteen.

SEC. 2. Interest coupons shall be attached to each of said bonds, so that such coupons may be removed without injury to or mutilation of the bond. Said coupons shall be consecutively numbered, and shall be signed by the state treasurer. But no interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds and the issue and sale thereof to a purchaser.

SEC. 3. The sum of one thousand dollars is hereby appropriated to pay the expense that may be incurred by the state treasurer in having said bonds prepared. Said amount shall be paid out of the San Francisco harbor improvement fund on controller's warrants, duly drawn for that purpose.

Sec. 4. When the bonds authorized to be issued under this act shall be duly executed, they shall be by the state treasurer sold at public auction to the highest bidder for cash, in such parcels and numbers as said treasurer shall be directed by the governor of the state, under seal thereof, after a resolution requesting such sale shall have been adopted by the board of state harbor commissioners; but said treasurer must reject any and all bids for said bonds, or for any of them, which shall be below the par value of said bonds so offered; and he may, by public announcement at the place and time fixed for the sale, continue such sale, as to the whole of the bonds offered, or any part thereof offered, to such time and place as he may select. Due notice of the time and place of sale of all bonds must be given by said treasurer by publication in two newspapers published in the city and county of San Francisco, and also by publication in one newspaper published in the city of Oakland, and by publication in one newspaper published in the city of Los Angeles, and by publication in one newspaper published in the city of Sacramento, once a week during four weeks prior to such sale. The costs of such publication shall be paid out of the San Francisco harbor improvement fund on controller's warrants day drawn for that purpose. The proceeds of the sale of such bonds shall be forthwith turned over by said treasurer into the treasury, and must be by him kept in a separate fund to be known and designated as the "India Basin Fund" and must be used exclusively for the improvement area described in the act referred to in section 1 hereof. Bonds and warrants upon said fund shall be drawn upon and shall be paid out of said fund in the same manner as bonds and warrants are drawn upon and paid out of the San Francisco harbor improvement fund.

Sec. 2. If the corporation at the principal and interest on the bonds is not known and designated on the bonds, the corporation shall be known and designated on the bonds as the principal and interest on the bonds.

thereof, and the appropriation so objected to shall not be passed over the governor's veto, as hereinafter provided. If the legislature be in session, the governor shall file in the office of the Secretary of State, the bill in which the bill originated a copy of the bill, and the items so objected to shall be separated in the same manner as bills which have been passed by the governor.

R. L. BEARDSLEE,
Speaker of the Assembly.
W. R. PORTER,
President of the Senate.

F. CURRY, Secretary of State.

Filed in the office of the Secretary of State, the March, A. D. 1907. C. F. Curry, Secretary of State, J. Hoesch, Deputy.

SENATE BILL NO. 850.

Passed the Senate, February 28, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.
Passed the Assembly, March 2, A. D. 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Bill was received by the Governor, this 5th day of March, A. D. 1907, at 10 o'clock p. m. E. C. Cooper, Private Secretary of the Governor.

An act to change the seat of government of the State of California from the city of Sacramento to the town of Berkeley, and to submit the question of such change to the people, and to provide regulations and provisions for such election.

of the State of California, represented in senate and assembly, do enact as follows:

1. On and after the first day of January, A. D. nineteen hundred and eight, the seat of government of the State of California shall be changed from the city of Sacramento to the town of Berkeley, and it is hereby declared that on said date the town of Berkeley shall be the seat of this state.

The question of such change of the seat of government shall be submitted to the people of the state at the election to be held in the month of November in nineteen hundred and eight, and in the manner, and the regulations and provisions provided in title two, of the Political Code of the State of California, including any proposition or constitutional amendment of the people, and said question shall be designated in the following words: "An act to change the seat of government of the State of California from the city of Sacramento to the town of Berkeley."

W. R. PORTER,
President of the Senate.
R. L. BEARDSLEE,
Speaker of the Assembly.

March 6th, A. D. 1907.

J. N. GILLET, Governor.

Filed in the office of the Secretary of State, the March, A. D. 1907. C. F. Curry, Secretary of State, J. Hoesch, Deputy.

SENATE BILL NO. 461.

Passed the Senate, February 22, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.
Passed the Assembly, March 6, A. D. 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Bill was received by the Governor, this 9th day of March, A. D. 1907, at 12 o'clock m. E. C. Cooper, Private Secretary of the Governor.

224. An act to provide for the issuance and sale of bonds to create a fund for the construction by the state harbor commissioners of wharves, piers, aqueducts, railroads, spurs and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and providing for the submission of the question of such change to the people.

of the State of California, represented in senate and assembly, do enact as follows:

1. For the purpose of providing a fund for the payment of the indebtedness hereby authorized to be incurred by the state harbor commissioners for the erection of wharves, piers, seawall, state railroad, spurs and appurtenances in the city and county of San Francisco, at a cost not to exceed two million dollars (which said wharves, piers, state railroad, spurs and appurtenances the board of harbor commissioners are hereby empowered to construct under authority by law, and at a cost not to exceed one million dollars), the state treasurer shall, immediately upon the issuance of the proclamation of the governor, in section 10 hereof, prepare two thousand suitable bonds of the State of California, in the denomination of one hundred dollars each. The whole issue of said bonds shall be the sum of two million dollars, and said bonds shall be sold at the rate of four per centum per annum, from the date of the sale thereof, and both principal and interest payable in gold coin of the present standard value, shall be payable at the office of the state treasurer, on the first day of January, nineteen hundred and ten, subject to redemption by lot as in this act hereinafter provided. Said bonds shall bear date the second day of January, nineteen hundred and nine, and shall be made payable on the second day of January, nineteen hundred and twenty.

2. The interest accruing on such of said bonds as shall be due and payable at the office of the state treasurer on the second day of January, and on the second day of each year after the sale of the same; provided, that payment of interest shall be made on the second day of January, A. D. nineteen hundred and ten, on so many bonds as may have been theretofore sold. At the expiration of nineteen years from the date of said bonds, all said bonds shall cease to bear interest and likewise all bonds then outstanding shall cease to bear interest as in this act provided. The said state treasurer shall, on and forthwith pay out of the moneys in the sinking fund provided for in this act, and he shall on Monday of January, nineteen hundred and twenty, cancel and destroy all bonds not theretofore sold. Said bonds shall be signed by the governor, and countersigned by the state treasurer.

bonds, the surplus or balance remaining in said sinking fund, if any there be, shall forthwith be paid into the San Francisco harbor improvement fund. At the time of the respective drawings by lot, as aforesaid, and also at the maturity of said state bonds, said treasurer shall sell the United States or other bonds then in said sinking fund, at governing market rates, after advertising the sale thereof in the manner hereinbefore provided for the sale of bonds hereby authorized to be issued, and shall use the proceeds for the payment of such bonds as may be drawn by lot, and at the maturity of said bonds outstanding shall pay and redeem said matured outstanding bonds out of said moneys in said fund in extinguishment of said bonds on controller's warrants duly drawn for that purpose.

Sec. 6. The state controller and the state treasurer shall keep full and particular account and record of all their proceedings under this act, and they shall transmit to the governor an abstract of all such proceedings thereunder, with an annual report, to be by the governor laid before the legislature biennially; and all books and papers pertaining to the matter provided for in this act shall at all times be open to the inspection of any party interested, or the governor, or the attorney-general, or a committee of either branch of the legislature, or a joint committee of both, or any citizen of the state.

Sec. 7. It shall be the duty of the state treasurer to pay the interest of said bonds, when the same falls due, out of the sinking fund provided for in this act, on controller's warrants duly drawn for that purpose.

Sec. 8. This act, if adopted by the people, shall take effect on the thirty-first day of December, A. D. nineteen hundred and eight, as to all its provisions except those relating to and necessary for its submission to the people, and for returning, canvassing, and proclaiming the votes, and as to said excepted provisions this act shall take effect immediately.

Sec. 9. This act shall be submitted to the people of the State of California for their ratification at the next general election, to be held in the month of November, A. D. nineteen hundred and eight, and all ballots at said election shall have printed thereon and at the end thereof, the words, "For the San Francisco Seawall Act," and in a separate line under the same words "Against the San Francisco Seawall Act," and opposite said lines there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against the said act, and those voting for said act shall do so by placing a cross opposite the words "For the San Francisco Seawall Act," and all those voting against the said act shall do so by placing a cross opposite the words "Against the San Francisco Seawall Act." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

Sec. 10. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers; and if it appear that said act shall have received a majority of all the votes cast for and against it at said election as aforesaid, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the governor shall make proclamation thereof; but if a majority of the votes cast as aforesaid are against this act then the same shall be and become void.

Sec. 11. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be held in the month of November, A. D. nineteen hundred and eight, the costs of publication shall be paid out of the San Francisco harbor improvement fund, on controller's warrants duly drawn for that purpose.

Sec. 12. This act may be known and cited as the "Second San Francisco Seawall Act."

Sec. 13. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

W. R. PORTER,
President of the Senate.
R. L. BEARDSLEE,
Speaker of the Assembly.

Approved March 21st, A. D. 1907.

J. N. GILLET, Governor.

Endorsed: Filed in the office of the Secretary of State, the 21st day of March, A. D. 1907. C. F. Curry, Secretary of State, J. Hoesch, Deputy.

SENATE BILL NO. 812.

Passed the Senate, February 28, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.
Passed the Assembly, March 9, A. D. 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Bill was received by the Governor, this 12th day of March, A. D. 1907, at 10 o'clock a. m. E. C. Cooper, Private Secretary of the Governor.

CHAPTER 431. An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin for wharves, piers, harbors and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people.

(As amended at Extra Session by Senate Bill No. 7.)

SENATE BILL NO. 7.

Passed the Senate, November 20, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.
Passed the Assembly, November 22, A. D. 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Bill was received by the Governor, this 23rd day of November, A. D. 1907, at 11 o'clock a. m. E. C. Cooper, Private Secretary of the Governor.

CHAPTER 1. An act to amend section 202 of the act entitled "An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin for wharves, piers, harbors, and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people."

drafts and warrants are drawn upon and paid out of the San Francisco harbor improvement fund.

Sec. 5. For the payment of the principal and interest of said bonds a sinking fund, to be known and designated as the "India Basin Sinking Fund" shall be, and the same is hereby created, as follows, to wit: The state treasurer shall, on the first day of each and every month after the sale of said bonds, take from the San Francisco harbor improvement fund such sum as, multiplied by the time the bonds then sold and outstanding have to run, will equal the principal of the bonds sold and outstanding at the time said treasurer shall so take said sum from said San Francisco harbor improvement fund, less the amount theretofore taken therefrom for said purpose; and he shall place the sum in the India basin sinking fund created by this act. Said state treasurer shall, on controller's warrants duly drawn for that purpose, employ the moneys in said sinking fund in the purchase of bonds of the United States, or of the State of California, or of the several counties or municipalities of the State of California, which said bonds shall be kept in a proper receptacle, appropriately labeled; but he must keep always on hand a sufficient amount of money in said sinking fund with which to pay the interest on such of the state bonds herein provided to be issued as may have theretofore been sold. And to provide means for the payment of interest on the bonds that may be sold and outstanding, said treasurer shall monthly take from the San Francisco harbor improvement fund, and pay into said India basin sinking fund, an amount equal to the monthly interest then due on all bonds then sold, delivered and outstanding. The board of state harbor commissioners are hereby authorized and directed by the collection of dockage, tolls, rents, wharfage and cramage to collect a sum of money sufficient for the purposes of this act, over and above the amount limited by section two thousand five hundred and twenty-six of the Political Code of the State of California. Between the first and tenth day of November, in the year nineteen hundred and eighteen and between the first and tenth day of November of each year thereafter until the maturity of said bonds the said treasurer shall, in the presence of the governor, proceed to draw by lots such an amount of bonds as shall be requisite to exhaust as nearly as may be the amount in said sinking fund at that time, and shall thereupon and before the tenth day of December following, give notice by public advertisement to be inserted twice a week for two weeks in two newspapers published in the city and county of San Francisco, and also in one newspaper published in the city of Los Angeles, and also in one newspaper published in the city of Sacramento, stating the number of bonds so drawn and that the principal of said bonds will be paid on presentation to the treasurer on or before the second day of January, following, and that from and after such last named date, all interest upon bonds thus drawn shall cease, and it shall be the duty of the treasurer as soon as said bonds so drawn by lot are surrendered to him and paid to cancel the same, and the interest coupons thereon, and each year beginning with the year nineteen hundred and eighteen, the said treasurer shall, in the manner aforesaid, proceed to draw by lot such an amount of bonds as shall be requisite to exhaust as nearly as may be the amount in said sinking fund, and proceed in the manner hereinabove stated. After the payment of all said bonds, the surplus or balance remaining in said sinking fund, if any there be, shall forthwith be paid into the San Francisco harbor improvement fund. At the time of the respective drawings by lot, as aforesaid, and also at the maturity of said state bonds, said treasurer shall sell the United States or other bonds then in said sinking fund, at governing market rates, after advertising the sale thereof in the manner hereinbefore provided for the sale of bonds hereby authorized to be issued, and shall use the proceeds for the payment of such bonds as may be drawn by lot, and at the maturity of said bonds outstanding shall pay and redeem said matured outstanding bonds out of the moneys in said fund in extinguishment of said bonds on controller's warrants duly drawn for that purpose. Amended at approved November 23, A. D. 1907.

Sec. 6. The state controller and the state treasurer shall keep full and particular account and record of all their proceedings under this act, and they shall transmit to the governor an abstract of all such proceedings thereunder, with an annual report, to be by the governor laid before the legislature biennially; and all books and papers pertaining to the matter provided for in this act shall at all times be open to the inspection of any party interested, or the governor, or the attorney-general, or a committee of either branch of the legislature, or a joint committee of both, or any citizen of the state.

Sec. 7. It shall be the duty of the state treasurer to pay the interest of said bonds, when the same falls due, out of the sinking fund provided for in this act, on controller's warrants duly drawn for that purpose.

Sec. 8. This act, if adopted by the people, shall take effect on the thirty-first day of December, A. D. nineteen hundred and eight, as to all its provisions except those relating to and necessary for its submission to the people, and for returning, canvassing, and proclaiming the votes, and as to said excepted provisions this act shall take effect immediately.

Sec. 9. This act shall be submitted to the people of the State of California for their ratification at the next general election, to be held in the month of November, A. D. nineteen hundred and eight, and all ballots at said election shall have printed thereon and at the end thereof, the words, "For the India Basin Act," and in a separate line under the same words "Against the India Basin Act," and opposite said lines there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against the said act, and those voting for said act, shall do so by placing a cross opposite the words "For the India Basin Act," and all those voting against the said act shall do so by placing a cross opposite the words "Against the India Basin Act." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

Sec. 10. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers; and if it appear that said act shall have received a majority of all the votes cast for and against it at said election as aforesaid, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the governor shall make proclamation thereof; but if a majority of the votes cast as aforesaid are against this act then the same shall be and become void.

Sec. 11. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the

the assessment conform to the true value in money of the property contained in said roll. But no board of equalization shall raise any mortgage, deed of trust, contract or other obligation by which a debt is secured, money, or solvent credit, above its face value.

Sec. 10. All property, except as otherwise in this constitution provided, shall be assessed in the county, city, and county, town, township, or district in which it is situated, in the manner prescribed by law.

Sec. 11. Income taxes may be assessed to and collected from persons, corporations, joint-stock associations, or companies resident or doing business in this state, except those provided for in subdivisions (a), (b) and (c) of section fourteen of this article, or any one or more of them, in such cases and amounts, and in such manner, as shall be prescribed by law.

Sec. 12. There is hereby added to article thirteen two new sections to be numbered fourteen and fifteen and to read as follows:

Sec. 14. Taxes levied, assessed and collected as hereinafter provided upon railroads, including street railways, whether operated in one or more counties; sleeping car, dining car, drawing-room car and palace car companies, refrigerator, oil, stock, fruit, and other car-loading and other car companies operating upon railroads in this state; every company doing express business on any railroad, steamboat, vessel or stage line in this state; telegraph companies, telephone companies; companies engaged in the transmission or sale of gas or electricity; insurance companies, banks, banking associations, savings and loan societies, and trust companies; and taxes upon all franchises of every kind and nature, shall be levied, assessed and collected in the manner hereinafter provided. The word "companies" as used in this section shall include persons, partnerships, joint-stock associations, companies, and corporations. All property, not exempt from taxation, except those classes of property enumerated in this section, shall be subject to assessment and taxation, in the manner provided by law, for county, city and county, city, town, township, and district purposes. *Provided*, that until the year 1914 the state shall reimburse San Bernardino, Placer and Yuba counties for the net loss in county revenues occasioned by the withdrawal of railroad property from county taxation.

(a) All railroad companies, including street railways, whether operated in one or more counties; all sleeping car, dining car, drawing-room car, and palace car companies, all refrigerator, oil, stock, fruit and other car-loading and other car companies, operating upon the railroads in this state; all companies doing express business on any railroad, steamboat, vessel or stage line in this state; all telegraph and telephone companies; and all companies engaged in the transmission or sale of gas or electricity shall annually pay to the state a tax upon their franchises, roadways, roadbeds, rails, rolling stock, poles, wires, pipes, canals, conduits, rights of way, and other property used in the operation of their business in this state, computed as follows: Said tax shall be equal to the percentages hereinafter fixed upon the gross receipts from operation of such companies and each thereof within this state. When such companies are operating partly within and partly without this state, the gross receipts within this state shall be deemed to be all receipts on business beginning and ending within this state, and a proportion, based upon the proportion of the mileage within this state to the entire mileage over which such business is done, of receipts on all business passing through, into, or out of this state. Such taxes shall be in lieu of all other taxes and licenses, state, county, and municipal, upon the property above enumerated of such companies; *provided*, that nothing herein shall be construed to release any such company from the payment of any amount agreed to be paid or required by law to be paid for any special privilege or franchise granted by the municipal authorities of this state.

The percentages above mentioned shall be as follows: On all railroad companies, including street railways, four per cent; on all sleeping car, dining car, drawing-room car, palace car companies, refrigerator, oil, stock, fruit and other car-loading and other car companies, three per cent; on all companies doing express business on any railroad, steamboat, vessel or stage line, two per cent; on all telegraph and telephone companies, three and one half per cent; on all companies engaged in the transmission or sale of gas or electricity, four per cent.

(b) Every insurance company or association doing business in this state shall annually pay to the state a tax of one and one half per cent upon the amount of the gross premiums received upon its business done in this state, less return premiums and reinsurance in companies or associations authorized to do business in this state; *provided*, that there shall be deducted from said one and one half per cent upon the gross premiums the amount of any county and municipal taxes paid by such companies on real estate owned by them in this state. This tax shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of such companies, except county and municipal taxes on real estate; *provided*, that when by the laws of any other state or country, any taxes, fines, penalties, licenses, fees, deposits of money, or of securities, or other obligations or prohibitions, are imposed on insurance companies of this state, doing business in such other state or country, or upon their agents therein, in excess of such taxes, fines, penalties, licenses, fees, deposits of securities, or other obligations or prohibitions, imposed upon insurance companies of such other state or country so long as such laws continue in force, the same obligations and prohibitions of whatsoever kind may be imposed by the legislature upon insurance companies of such other state or country doing business in this state.

(c) The shares of the capital stock of all banks, organized under the laws of this state, or of the United States, or of any other state and located in this state, shall be assessed and taxed to the owners or holders thereof by the state board of equalization in the manner to be prescribed by law, in the city or town where the bank is located and not elsewhere. There shall be levied and assessed upon such shares of capital stock an annual tax payable to the state of one per centum upon the value thereof. The value of each share of stock in such bank, except such as are in immediate cash, shall be taken to be the amount paid in thereon, together with any cash dividends or undivided profits. The value of each share of stock in such bank which is in immediate cash shall be taken to be the price of the share of stock of such bank. This tax shall be levied on all shares of stock in such banks, and shall be paid by the owners or holders thereof, and shall be assessed and collected in the manner to be prescribed by law, in the city or town where the bank is located and not elsewhere. The value of each share of stock in such bank shall be taken to be the price of the share of stock of such bank. This tax shall be levied on all shares of stock in such banks, and shall be paid by the owners or holders thereof, and shall be assessed and collected in the manner to be prescribed by law, in the city or town where the bank is located and not elsewhere.

Attest: C. F. CURRY, Secretary of State.

Endorsed: Filed in the office of the Secretary of State the 14th day of March, A. D. 1907. C. F. Curry, Secretary of State. By J. Hoersch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT NO. 14.

Adopted in Senate, February 10, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.

Adopted in Assembly, March 12, A. D. 1907. Clio Lloyd, Chief Clerk of the Assembly. By T. G. Walker, Assistant Clerk.

This Resolution was received by the Governor, this 12th day of March, A. D. 1907. E. C. Cooper, Private Secretary of the Governor.

CHAPTER 37. Senate Constitutional Amendment No. 14. A resolution to propose to the people of the State of California, an amendment to the constitution of the State of California, amending section nineteen of article five of said constitution, relating to the compensation of state officers.

The legislature of the State of California, at its regular session commencing on the seventh day of January, A. D. nineteen hundred and seven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that section nineteen of article five of the constitution of the State of California, be amended so as to read as follows:

Section 19. The governor, lieutenant-governor, secretary of state, controller, treasurer, attorney-general, and surveyor-general shall, at stated times during their continuance in office, receive for their services a compensation which shall not be increased or diminished during the term for which they shall have been elected, which compensation is hereby fixed for the following officers, as follows: Governor, ten thousand dollars per annum; lieutenant-governor, four thousand dollars, the secretary of state, controller, treasurer, and surveyor-general, five thousand dollars each per annum, and the attorney-general, six thousand dollars per annum, such compensation to be in full for all services by them respectively rendered in any official capacity or employment whatsoever during their respective terms of office; *provided, however*, that the legislature may, by law, diminish the compensation of any or all of such officers, but in no case shall have the power to increase the same above the sums hereby fixed by this constitution. No salary shall be authorized by law for clerical service, in any office provided for in this article, exceeding eighteen hundred dollars per annum for each clerk employed. The legislature may, in its discretion, abolish the office of surveyor-general; and none of the officers hereinbefore named shall receive for their own use any fees or perquisites for the performance of any official duty.

W. R. PORTER,
President of the Senate.
R. L. BEARDSLEE,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Endorsed: Filed in the office of the Secretary of State, the 14th day of March, A. D. 1907. C. F. Curry, Secretary of State. By J. Hoersch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT NO. 16.

Adopted in Senate, January 15, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.

Adopted in Assembly, March 2, 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Resolution was received by the Governor, this 11 day of March, A. D. 1907. E. C. Cooper, Private Secretary of the Governor.

CHAPTER 35. Senate Constitutional Amendment No. 16. A resolution to propose to the people of the State of California, an amendment to the constitution of the State of California, by amending section 2 and 24 of article four thereof, relating to the length of legislative sessions, the compensation of members of the legislature, and limiting the expense of members of the senate and assembly.

The legislature of the State of California, at its regular session, commencing on the seventh day of January, in the year one thousand nine hundred and seven, two thirds of all the members elected to each of the houses of said legislature, voting in favor thereof, hereby propose that section two and twenty-three of article four of the constitution of the State of California, be amended so as to read as follows:

Section 2. The sessions of the legislature shall commence at twelve o'clock M., on the first Monday after the first day of January next succeeding the election of its members, and after the election held in the year 1880, shall be biennial, unless the governor shall, in the interim, convene the legislature by proclamation. No bill shall be introduced in either house forty days after the commencement of each session without the consent of three fourths of the members thereof.

Section 23. The members of the legislature shall receive for their services, the sum of one thousand dollars each for each regular session, to be paid in installments during the session as may be provided by law, and a sum of ten dollars each, for each day while in attendance on special or extraordinary sessions, during the term of such sessions, and no member shall be allowed contingent expenses exceeding twenty-five dollars per member per session, and no member shall receive more than the sum of one hundred dollars per day for either house, at any regular or extraordinary session, nor the sum of one hundred dollars per day for either house, at any special or extraordinary session, nor pay of any officer, employee or attaché be increased or appointed.

W. R. PORTER,
President of the Senate.
R. L. BEARDSLEE,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Endorsed: Filed in the office of the Secretary of State, the 14th day of March, A. D. 1907. C. F. Curry, Secretary of State. By J. Hoersch, Deputy.

people. The legislature may, at any time after the of such law by the people, if no debt shall have been contracted in pursuance thereof, repeal the same.

W. R. PORTER,
President of the Senate.
R. L. BEARDSLEE,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Endorsed: Filed in the office of the Secretary of State, the 14th day of March, A. D. 1907. C. F. Curry, Secretary of State. By J. Hoersch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT NO. 15.

Adopted in Senate, February 11, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.

Adopted in Assembly, February 19, A. D. 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Resolution was received by the Governor, this 11 day of February, A. D. 1907. E. C. Cooper, Private Secretary of the Governor.

CHAPTER 16. Senate Constitutional Amendment No. 15. A resolution to propose to the people of the State of California, an amendment to the constitution of the State of California, relating to the extension of the terms of existing corporations.

The legislature of the State of California, at its third session, two thirds of all members elected to the Senate and Assembly voting therefor, proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California:

Section seven of article twelve of the constitution, be amended so as to read as follows:

Section 7. The legislature shall not extend any charter, nor remit the forfeiture of any franchise of any quasi-public corporation now existing or which hereafter exist under the laws of this state. The term of any other corporation now or hereafter existing under the laws of this state, may be extended, at any time the expiration of its corporate existence, for a period not exceeding fifty years from the date of such extension, by vote or written consent of stockholders representing two thirds of its capital stock or of two thirds of the members of the corporation. A certificate of such vote or consent shall be signed by the president and secretary, and by a majority of the directors of the corporation and filed and certified in the office of the secretary of state, and upon payment of fees required by law for filing articles of incorporation, and thereupon the term of such corporation shall be extended for the period specified in the certificate, and such corporation shall thereafter pay all other fees required by law to be paid by corporations.

W. R. PORTER,
President of the Senate.
R. L. BEARDSLEE,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Endorsed: Filed in the office of the Secretary of State, the 27 day of Feb., A. D. 1907. C. F. Curry, Secretary of State. By J. Hoersch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT NO. 17.

Adopted in Senate, February 4, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.

Adopted in Assembly, March 2, 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Resolution was received by the Governor, this 11 day of March, A. D. 1907. E. C. Cooper, Private Secretary of the Governor.

CHAPTER 28. Senate Constitutional Amendment No. 17. A resolution to propose to the people of the State of California, an amendment to the constitution of the state, by amending section 24a of article four thereof, relating to limitation of the expense of members of the senate and assembly.

The legislature of the State of California, at its regular session, commencing on the seventh day of January, nineteen hundred and seven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that a new section be added to article four of the constitution of California to be numbered section 24a of article four thereof to read as follows:

Section 24a. The legislature may also provide for the employment of help; but in no case shall the total compensation of all officers, employees and attachés exceed the sum of five dollars per day for either house, at any regular session, nor the sum of two hundred dollars per day for either house at any special or extraordinary session, nor pay of any officer, employee or attaché be increased or appointed.

W. R. PORTER,
President of the Senate.
R. L. BEARDSLEE,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.

Endorsed: Filed in the office of the Secretary of State, the 11 day of Mar. A. D. 1907. C. F. Curry, Secretary of State. By J. Hoersch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT NO. 18.

Adopted in Senate, February 12, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.

Adopted in Assembly, March 11, A. D. 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Resolution was received by the Governor, this 11 day of March, A. D. 1907. E. C. Cooper, Private Secretary of the Governor.

CHAPTER 29. Senate Constitutional Amendment No. 18. A resolution to propose to the people of the State of California, an amendment to the constitution of the State of California, by amending section 24 of article four thereof, relating to the limitation of the expense of members of the senate and assembly.

county and municipal, upon such shares of stock and upon the property of such banks, except taxes on real estate. In determining the value of the capital stock of any bank there shall be deducted from the value, as defined above, the value, as assessed for county taxes, of any real estate other than mortgage interests therein, owned by such bank and taxed for county purposes. The banks shall be liable to the state for this tax and the same shall be paid to the state by them on behalf of the stockholders in the manner and at the time prescribed by law, and they shall have a lien upon the shares of stock and upon any dividends declared thereon to secure the amount so paid.

The moneyed capital, reserve, surplus, undivided profits and all other property belonging to unincorporated banks or bankers of this state, or held by any bank located in this state which has no shares of capital stock, or employed in this state by any branches, agencies or other representatives of any banks doing business outside of the State of California, shall be likewise assessed and taxed to such banks or bankers by the said board of equalization, in the manner to be provided by law, and taxed at the same rate that is levied upon the shares of stock of incorporated banks, as provided in the first paragraph of this subdivision. The value of said property shall be determined by taking the entire property invested in such business together with all the reserve, surplus and undivided profits, including the good will of the business, at their full cash value, and deducting therefrom the value as assessed for county taxes of any real estate other than mortgage interests therein, owned by such bank and taxed for county purposes. Such taxes shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of the banks and bankers mentioned in this paragraph, except taxes on real estate. It is the intention of this paragraph that all moneyed capital and property of the banks and bankers mentioned in this paragraph shall be assessed and taxed at the same rate as an incorporated bank, provided for in the first paragraph of this subdivision. In determining the value of the moneyed capital and property of the banks and bankers mentioned in this subdivision, the said state board of equalization shall include and assess to such banks all property and everything of value owned or held by them, which would go to make up

Attest: C. F. CURRY, Secretary of State.
Endorsed: Filed in the office of the Secretary of State, the 14th day of March, A. D. 1907. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

SENATE CONSTITUTIONAL AMENDMENT NO. 26.

Adopted in Senate, February 1, A. D. 1907. Lewis A. Hilborn, Secretary of the Senate.
Adopted in Assembly, February 11, A. D. 1907. Clio Lloyd, Chief Clerk of the Assembly.

This Resolution was received by the Governor, this 18th day of February, A. D. 1907. E. C. Cooper, Private Secretary of the Governor.

CHAPTER 11. Senate Constitutional Amendment No. 26. A resolution to propose to the people of the State of California an amendment to the constitution of said state by amending article thirteen thereof by striking therefrom and repealing section four of said article relative to the assessment of a mortgage, deed of trust, contract, or other obligation by which a debt is secured and to taxes due upon such assessment.

The legislature of the State of California, at its regular session, commencing on the 7th day of January, A. D. 1907, two thirds of all the members voting in favor thereof, hereby propose that article thirteen of the constitution of the State of California be amended by repealing section four thereof.

Article thirteen of the constitution of the State of California is hereby amended by striking therefrom and repealing section four thereof, which section reads as follows:

Section 4. A mortgage, deed of trust, contract, or other obligation by which a debt is secured, shall, for the purposes of assessment and taxation, be deemed and treated as an interest in the property affected thereby. Except as to railroad and other quasi-public corporations, in case of debt so secured, the value of the property affected by such mortgage, deed of trust, contract, or obligation, less the value of such security, shall be assessed and taxed to the owner of the property, and the value

CHAPTER 33. Senate Constitutional Amendment No. 31. A resolution to propose to the people of the State of California an amendment to the constitution of said state, by amending article VII thereof, by amending Section III thereof to the liability of stockholders of a corporation or association.

The legislature of the State of California at its third session, commencing the seventh day of January, two thirds of all the members elected to each of the houses of the legislature voting in favor thereof, hereby propose to amend article VII of the constitution of the State of California by amending section 3 thereof, so as to read as follows:

Section 3. Each stockholder of a corporation, or association, shall be individually and personally liable for proportion of all its debts and liabilities contracted or incurred during the time he was a stockholder, as the amount of shares owned by him bears to the whole of the capital stock, or shares of the corporation or association. Directors or trustees of corporations and joint-stock associations shall be jointly and severally liable to the creditors of such corporations or joint-stock associations for all moneys embezzled or misappropriated by officers of such corporation or joint-stock association, during the term of office of such director or trustee.

Nothing in the preceding paragraph of this section shall be held to apply to any exposition company organized and carried on by the State of California, or to any international exposition or world's fair held in the State of California, and the liability of stockholders of such exposition company shall be and the same is limited to an amount not exceeding the par value of the shares of such corporation subscribed for by such stockholders.

W. R. PORTER,
President of the Senate.
R. L. BEARE,
Speaker of the Assembly.

Attest: C. F. CURRY, Secretary of State.
Endorsed: Filed in the office of the Secretary of State, the 14th day of March, A. D. 1907. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

State of California,) Department of State.)

To County Clerk of the County of California.

WHEREAS, The Legislature of the State of California, at its thirty-seventh session, beginning on the seventh day of January, 1907, has passed and approved several amendments to the Constitution of the State of California, prepared and distinguished by numbers, to wit: Senate Constitutional Amendment No. 29; Senate Constitutional Amendment No. 31; Senate Constitutional Amendment No. 32; Senate Constitutional Amendment No. 33; Assembly Constitutional Amendment No. 24, and Assembly Constitutional Amendment No. 28, all of which said amendments are now in force and effect in the State of California.

AND WHEREAS said Legislature duly passed an act entitled: "An Act to change the seat of government of the State of California," approved March 6th, 1907.

AND WHEREAS said Legislature duly passed an act entitled: "An Act to provide for the issuance and sale of state bonds for the improvement of the harbor of San Francisco; to create a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people of the State of California," approved March 6th, 1907.

AND WHEREAS said Legislature duly passed an act entitled: "An Act to provide for the improvement of the harbor of San Francisco; to create a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people of the State of California," approved March 6th, 1907.

NOW, THEREFORE, I, C. F. CURRY, Secretary of State, do hereby certify that the foregoing amendments to the Constitution of the State of California are now in force and effect in the State of California.

WITNESS my hand and seal this 14th day of March, A. D. 1907.

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ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 24.

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Sec. 2. Interest coupons shall be attached to each of said bonds, so that said coupons may be removed without injury to or mutilation of the bond. Said coupons shall be consecutively numbered and shall be signed by the state treasurer. But no interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds and the issue of the same thereof to a purchaser.

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Sec. 2. Interest coupons shall be attached to each of said bonds, so that said coupons may be removed without injury to or mutilation of the bond. Said coupons shall be consecutively numbered and shall be signed by the state treasurer. But no interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds and the issue of the same thereof to a purchaser.

CHAPTER 4.
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th session, beginning on the seventh day of January, A. D. 1907, and ending on the twelfth day of March, A. D. 1907, two thirds of all the members elected and distinguished by numbers, to wit: Senate Constitutional Amendment No. 1; Senate Constitutional Amendment No. 14; Senate Constitutional Amendment No. 32; Senate Constitutional Amendment No. 33; Senate Constitutional Amendment No. 34; Assembly Constitutional Amendment No. 28, all of which said Constitutional Amendments were duly passed by the Senate and Assembly of the State of California in the

change the seat of government of the State of California from the city of Sacramento to the town of Berkeley, and to submit the question of such change to a vote of the people; and to provide for the issuance and sale of state bonds to create a fund for the improvement by the board of state harbor commissioners of wharves, piers, and docks, and to submit the question of such sale to a vote of the people. Approved March 21st, 1879.

AND WHEREAS said Legislature duly passed an act entitled "An Act relating to the redemption of bonds," making an appropriation of one thousand dollars for the expense of such redemption; and also an act entitled "An Act relating to the Extra Session of the Thirty-seventh Legislature by an Act entitled 'An Act relating to the duties of state harbor commissioners,' creating a necessary area for a tidal basin, and providing for the payment thereof; making an appropriation therefor; making an appropriation for the redemption of such bonds and creating a sinking fund;" Approved November 2, 1906.

NOW, THEREFORE, pursuant to an Act of the Board of Education, I, C. F. CURRY, Secretary of State of the State of California, do hereby certify that the following proposition shall be submitted to the electors at the next general election to be held on the 1st day of November, 1904:

WITNESS my hand and the Great Seal of the State, this 10th day of June, 1901.

Act to provide for the issuance and sale of state bonds to create a
and county of San Francisco; to create a sinking fund for the pay-
said bonds; and providing for the submission of this Act to a vote
to amend section five of the act entitled "An Act to provide for the
reefs, piers, harbors, and appurtenances in the city and county of Sa-
one thousand dollars for the expense of printing said bonds, and pro-
each purpose, and adding a new section to said act to be numbered so

the State of California entitled "An Act to amend section eleven of the Constitution of the State of California," and to certify that I have carefully compared the foregoing copies of said act with the originals now on file in my office of November, A. D. 1908, with the originals now on file in my office

at office in Sacramento, this day of ..

...of nineteen years from the date of said bonds, all of which shall cease to bear interest and likewise all bonds by lot shall cease to bear interest as in this act provided. The said state treasurer shall call in, forthwith pay the same, out of the moneys in the second San Francisco sinking fund provided for in this act, and he shall on Monday of January, nineteen hundred and twenty, cancel and destroy all bonds not theretofore sold. Bonds issued shall be signed by the governor, and countersigned by the controller, and shall be endorsed by the state treasurer, and each shall have the seal of the state stamped thereon. Each bond shall contain a clause that it is subject to be called in by lot after the year nineteen hundred and eighteen. Interest coupons shall be attached to each of said bonds, and such coupons shall be removed without injury to the bond. Said coupons shall be numbered, and shall be signed by the state treasurer, and interest on any of said bonds shall be paid for any day which may intervene between the date of any of said bonds and the issue and sale thereof to a purchaser.

The sum of one thousand dollars is hereby appropriated to pay the expense that may be incurred by the state in having said bonds prepared. Said amount shall be paid out of the San Francisco harbor improvement fund under the warrants, duly drawn for that purpose.

When the bonds authorized to be issued under this act are duly executed, they shall be by the state treasurer public auction to the highest bidder for cash, in such lots and numbers as said treasurer shall be directed by the board of state harbor commissioners. After a resolution of the state, under seal thereof, after a resolution of the board of state harbor commissioners, such sale shall have been adopted by the board of state harbor commissioners; but said treasurer must reject any bids for said bonds, or for any of them, which shall be less than the par value of said bonds so offered; and he may, at his discretion, announce at the place and time fixed for the sale, such sale, as to the whole of the bonds offered, or as to a part thereof, to such time and place as he may see fit. Notice of the time and place of sale of all bonds given by said treasurer by publication in two newspapers published in the city and county of San Francisco, and publication in one newspaper published in the city and county, and by publication in one newspaper pub-

November, A. D. 1907, at San Francisco, California, J. C. Cooper, Private Secretary of the Governor.

CHAPTER 4. An act to amend section five of the act entitled "An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin for wharves, piers, harbors, and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people," approved March 21, 1907, relating to the redemption of such bonds and creating a sinking fund for such purpose, and adding a new section to said act to be numbered section 10 $\frac{1}{2}$, relating to the publication of said act, and providing for the payment of the cost of publication of the same.

The people of the State of California, represented in senate and assembly, do enact as follows:

SECTION 1. For the purpose of providing a fund for the payment of the indebtedness authorized to be incurred by the board of state harbor commissioners for the acquisition of the necessary area for a tidal basin extending the area of India basin on the water front of the city and county of San Francisco, as provided in an act entitled "An act to authorize and direct the board of state harbor commissioners to institute condemnation proceedings against certain property north of India basin and extending to Islais creek in the city and county of San Francisco, and extending their jurisdiction over the same, and providing for the payment of judgments from the proceeds of bonds issued and sold under the provisions of an act entitled, "An act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin for wharves, piers, harbors, and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of \$1,000 for the expense of printing said bonds; and providing for the submission of this act to a vote of the people," the state treasurer shall, immediately after the issuance of the proclamation of the governor, provided for in section 10 hereof,

majority of all the votes cast for and against it at said election as aforesaid, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the governor shall make proclamation thereof; but if a majority of the votes cast as aforesaid are against this act then the same shall be and become void.

SEC. 10 $\frac{1}{2}$. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be held in the month of November, A. D. nineteen hundred and eight, the costs of publication shall be paid out of the San Francisco harbor improvement fund, on controller's warrants duly drawn for that purpose. Amended November 23, A. D. 1907.

SEC. 11. This act may be known and cited as the "India Basin Act."

SEC. 12. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

W. R. PORTER,
President of the Senate.
R. L. BEARDSLEE,
Speaker of the Assembly.

Approved March 21st, A. D. 1907.

J. N. GILLET, Governor.

Endorsed: Filed in the office of the Secretary of State, the 21st day of March, A. D. 1907. C. F. Curry, Secretary of State. By J. Hoesch, Deputy.

(Amended by Senate Bill No. 7, Chapter 4, passed at the Extra Session of the Thirty-seventh Session of the Legislature.)

W. R. PORTER,
President of the Senate.
R. L. BEARDSLEE,
Speaker of the Assembly.

Approved November 23, A. D. 1907.

J. N. GILLET, Governor.

Endorsed: Filed in the office of the Secretary of State, the 23rd day of November, A. D. 1907. C. F. Curry, Secretary of State.

A. D. 1907, two thirds of all the members elected to each of the houses of said Legislature voting in favor thereof, proposed the Amendment No. 11; Senate Constitutional Amendment No. 16; Senate Constitutional Amendment No. 26; Senate Constitutional Amendment No. 31; Assembly Constitutional Amendment No. 3; Assembly Constitutional Amendment No. 7; Assembly Constitutional Amendment No. 10, and Assembly of the State of California in the manner required by section one of article eighteen of the Constitution of the

State, and to submit the question of such change to the people, and to provide regulations and provisions for such submission."

state harbor commissioners of wharves, piers, seawall, state railroad, spurs and appurtenances in the city and county of San

the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people." Approved March 21st, 1907, which said Act was amended at the Extra Session of the Thirty-seventh Session of the Legislature, by an act entitled "An Act to provide for the issuance and sale of state bonds to create a fund for the acquisition by the board of state harbor commissioners of a necessary area for a tidal basin for wharves, piers, harbors, and appurtenances in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; making an appropriation of \$1,000 for the expense of printing said bonds; and providing for the submission of this act to a vote of the people," approved March 21, 1907, adding a new section to said act to be numbered section 10 $\frac{1}{2}$, relating to the publication of said act, and providing for the payment of the cost of publication of the same.

originally entitled "An Act to amend section eleven hundred and ninety-five of the Political Code," approved February 23, 1899, and fully compared the foregoing copies of said proposed amendments to the constitution of the State of California and proposed amendments thereto, with the originals now on file in my office, and that the same are correct transcripts therefrom and of the whole thereof.

Witness my hand and seal of office, this _____ day of _____, A. D. 1908.

Secretary of State.

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Thanksgiving Proclamation



State of California

1908

State of California : : : Executive Department

PROCLAMATION

FOLLOWING the praiseworthy custom handed down by our forefathers, and in accordance with the proclamation of the President of the United States, I hereby designate

Thursday, the 26th day of November, 1908,

as a day of public thanksgiving and prayer to the Supreme Ruler of all Nations for the blessings bestowed upon us during the past year.

We, as Californians, are justly proud of our land of sunshine and plenty, of our bountiful harvests and of our business prosperity. Let us all, therefore, residents of this wonderland, in this hour of richness and of plenty, cease from our daily work and gather together at our fireside and places of public worship and return thanks to Him, the giver of all things.

Let us be mindful of those less fortunate, the poor, the needy, the sick, and seek to share our blessings with them.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of State to be affixed, this ninth day of November, Nineteen Hundred and Eight.

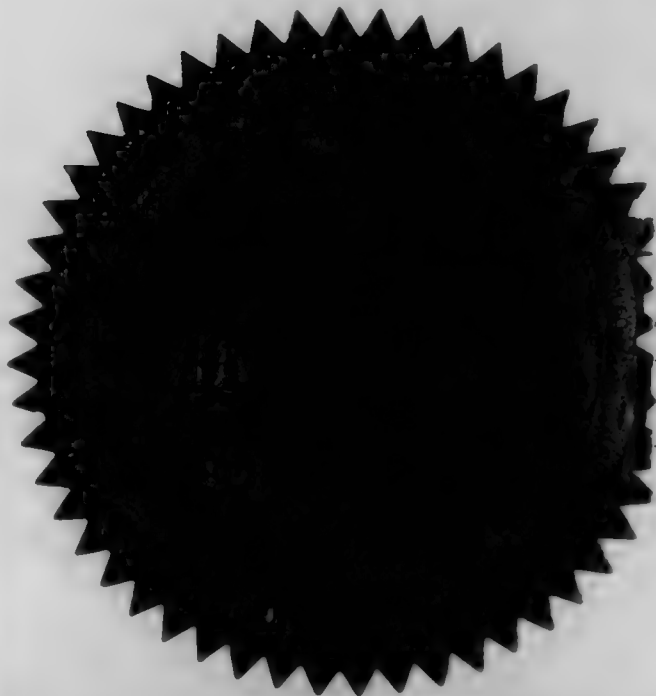
J. M. Gillett

Governor.

Attest:

C. F. Curry.

Secretary of State.



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Proclamation
366
State Veterinarian

Filed in the Office of the
SECRETARY OF STATE
the 29 day of
January A. D. 1909
C. F. CURRY
SECRETARY OF STATE
By [Signature] DEPUTY
Record Book, _____, Page _____

PROCLAMATION.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA. Sacramento, Cal., February 1, 1909.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in certain counties in the State of California hereinafter named are liable to communicate an infectious disease known as Texas, splenetic, or Southern cattle fever, to cattle located in other counties in the State of California, should said cattle located in the counties hereinafter named be shipped, moved or transported, driven or grazed over the lands situated in other counties in the State of California; and,

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," which became a law March 13, 1899, and as amended March 20, 1905, and as further amended March 23, 1907, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic, or Southern fever in cattle, has, on this first day of February, 1909, quarantined the following counties and parts of counties in the State of California: San Luis Obispo, Santa Barbara, Ventura, Los Angeles, Orange, San Diego and Tulare counties; and that part of Fresno County situated west of the main line of the Southern Pacific railroad; and those portions of San Bernardino and Riverside counties situated west of the one hundred and sixteenth meridian west longitude.

WHEREAS, The State Veterinarian has, on this first day of February, 1909, made and established the following rules and regulations as to the movements of cattle from said counties and parts of counties into other counties or sections in the State

Q.K. of California; or from any one of the counties or parts of counties herein mentioned; or from any one of the other counties or parts of counties herein mentioned;
From and after this first day of February, 1909, every

person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying, or transporting, or from causing or permitting to be driven, led, moved, transported, carried, or drifted into any other county or section in the State of California, or from any one of the counties or parts of counties herein mentioned to any of the other counties or parts of counties herein mentioned, any cattle originating or being in the following named counties and parts of counties: San Luis Obispo, Santa Barbara, Ventura, Los Angeles, Orange, San Diego and Tulare counties; and that part of Fresno county situated west of the main line of the Southern Pacific Railroad; and those parts of San Bernardino and Riverside counties situated west of the one hundred and sixteenth meridian west longitude, unless such cattle have first been inspected by the State Veterinarian or his duly authorized deputy, and are accompanied by a certificate issued by such officer stating that said cattle are free from contagious and infectious diseases and cattle ticks (*Margaropus annulatus*);

Q.K. provided, however, that when said cattle are shipped or transported on railroad trains for immediate slaughter inspection and certification of such cattle will not be required, but when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store, or shelter animals or merchandise.

All cars carrying cattle from the quarantined counties and parts of counties herein mentioned shall bear placards stating that said cars contain "SOUTHERN CATTLE," and each of the way bills or said shipments shall have a note on its face with a similar statement. Whenever any cattle have come from said quarantined counties and parts of counties, and shall be re-shipped from any point at which they have been reloaded to any

other point of destination, the cars carrying said cattle shall bear similar placards with like statements, and the way bills so marked. At whatever point these cattle shall be unloaded they shall be placed in separate pens to which no other cattle shall be admitted.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner:

(a) Remove all litter and manure; this litter and manure may be disinfected by mixing it with lime or by saturating it with a five per cent solution of 100 per cent carbolic acid; or, if not disinfected, it must be stored where no cattle can come into contact with it for a period of at least eight months.

(b) Wash the cars with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture made of one and a half pounds of lime and one quarter pound of one hundred per cent carbolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, Therefore, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the counties and parts of counties named in this proclamation quarantined within the State of California, and further hereby proclaim the foregoing rules, orders and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within the the State of California, and I do further proclaim that said rules, orders and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all

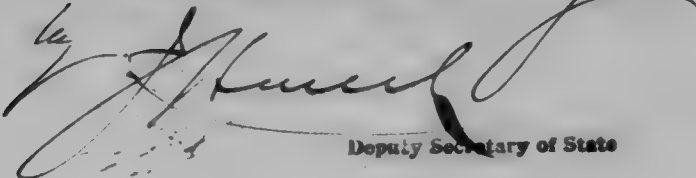
persons so violating any of said rules, orders or regulations to the penalties provided for in section eight of that said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

In Witness Whereof, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this first day of February, A. D. 1909.


Governor of the State of California.

Attest:


Secretary of State.


Deputy Secretary of State

EX-507 C-207

Adm

867

Filed in the Office of the
SECRETARY OF STATE
the day of
1 1909

C. P. CURRY

SECRETARY OF STATE

DEPT. OF STATE

By

No.

ALASKA FLAG DAY PROCLAMATION TERRITORY OF ALASKA EXECUTIVE OFFICE

The American Flag is universally recognized as the emblem of liberty and justice. Beneath it brave and loyal hearts beat with pride and devotion. To the oppressed it affords the inspiration of hope. To each of our citizens it guarantees individual liberty and protection to personal and property rights. The fire of patriotism never burned more brightly than today. It is, therefore, eminently proper that we unitedly show our regard for the Stars and Stripes, our love for our common country, and commemorate the birthday of the Flag on the date of its adoption by Congress, June 14th, 1777.

An approved custom abides of appointing a day upon which the Flag is displayed upon public buildings, private residences, and business houses. In accord with this commendable custom, I, WILLIAM L. DISTIN, Acting Governor of Alaska, do hereby designate Monday June 14th, A. D. 1909 as

FLAG DAY

and heartily recommend a general display of Old Glory throughout the day. Let it appear in evidence everywhere, over church and school-house, factory and dwelling, public and private building, and at the mast head, illustrating our faith in all it represents. Let the rising sun of June 14th be greeted with salutation of artillery, the ringing of bells, the blowing of whistles of all kinds on land and water, and the day be hailed with acclaim and joy.

Let every loyal citizen contribute in the display of the flag his testimony that he stands for honor, purity and obedience to law.

Let every man, woman and child pledge their faith in the purposes the flag represents and wear a token of their liberty in modest, but certain, bow or rosette attached to their dress.

Lessons of patriotism will not be lost in recognition of this memorable day.

The lawless will recognize the representation of authority, and the budding spirit of patriotism in youthful hearts will be expanded into a determination to oppose foreign or domestic foe.



In testimony whereof, I have hereunto set my hand and caused the Great Seal of Alaska to be affixed, at Juneau, the Capital, this Twenty-seventh day of May, A. D. 1909.

Wm. L. Distin

ATTENT:
WM. L. DISTIN,
SECRETARY OF ALASKA.

ACTING GOVERNOR.

Proclamation
368

State Veterinarian

Trust

Filed in the Office of

SECRETARY OF STATE

The 14 day of June 1909

C. F. CURRY

SECRETARY OF STATE

By *[Signature]*
Deputy
Record Book Page

STATE OF CALIFORNIA.

OFFICE OF STATE VETERINARIAN.

P R O C L A M A T I O N.

EXECUTIVE DEPARTMENT,

STATE OF CALIFORNIA.

Sacramento, Cal., June 14, 1909.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in certain counties in the State of California hereinafter named are liable to communicate an infectious disease known as Texas, splenetic or Southern fever to cattle located in other counties in the State of California should said cattle located in the counties hereinafter named be shipped, moved, transported, driven or grazed over the lands situated in other counties in the State of California; and,

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic or Southern fever in cattle, has, on this fourteenth day of June, 1909, quarantined the following counties and parts of counties in the State of California: San Luis Obispo, Santa Barbara, Ventura, Los Angeles, Orange, San Diego, Tulare and Kings; and that part of Fresno County situated west of the east side line of the Southern Pacific Railroad; and those parts of San Bernardino and Riverside counties situated west of the one hundred and sixteenth meridian west longitude.

WHEREAS, The State Veterinarian has, on this fourteenth day of June, 1909, made and established the following rules and regulations as to the movements of cattle from said counties and parts of counties into other counties or sections in the State of California, or from any one of the counties or parts of counties herein mentioned to any of the other counties or parts of counties herein mentioned:

From and after this fourteenth day of June, 1909, every person, company, corporation, their agents and servants, are hereby prohibited from driving leading, moving, carrying or transporting, or from causing or permitting to be driven, led, moved, transported, carried or drifted into any other county or section in the State of California, or from any one of the counties or parts of counties herein mentioned to any of the other counties or parts of counties herein mentioned, any cattle originating or being in the following named counties and parts of counties: San Luis Obispo, Santa Barbara, Ventura, Los Angeles, Orange, San Diego, Tulare and Kings; and that part of Fresno County situated west of the east side line of the Southern Pacific Railroad; and those parts of San Bernardino and Riverside counties situated west of the one hundred and sixteenth meridian west longitude, unless such cattle have first been inspected by the State Veterinarian or his duly authorized deputy and are accompanied by a certificate issued by such officer stating that said cattle are free from contagious and infectious diseases and cattle ticks (*Margaropus annulatus*); provided, however, that when said cattle are shipped or transported on railroad trains for immediate slaughter to the following named cities in the State of California: San Francisco, Oakland, Los Angeles and San Diego inspection and certification of such cattle will not be required, but when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying said cattle shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the way bills of said shipments shall have a note on its face with a similar statement.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner:


- (a) Remove all litter and manure. This litter and manure must be stored where no cattle can come into contact with it for a period of at least eight months.
- (b) Wash the cars with water until clean.
- (c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture made of one and one half pounds of lime and one quarter pound of pure carbolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, Therefore, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the counties and parts of counties named in this proclamation quarantined within the State of California, and further hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within the State of California, and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules or regulations to the penalties provided for in section eight of that said Act of the Legislature entitled "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

In Witness Whereof, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this fourteenth day of June, A.D. 1909.


Governor of the State of California.

Attest

Secretary of State.

Land Office
369

Proclamation by
Governor J. A. Smith

Filed in the office of the
SECRETARY OF STATE
the 1st day of
June 1869
C. F. CURRY
DEPUTY
By *[Signature]*
DEPUTY
Record Book..... Page.....

THE UNITED STATES OF AMERICA,

State of California.

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS, under the provisions of an Act of the Legislature of the State of California, entitled, "An Act to authorize the settlement of an existing controversy between the United States of America and the State of California, and making an appropriation to carry out the provisions of said Act", approved March 21, 1907, the Register of the State Land Office, of the State of California, was authorized to prepare, and the officers of the State of California, who are authorized by the laws of said State to execute other Patents, were authorized to execute, to the United States of America, a Patent to such portions of the sixteenth and thirty-sixth sections of land contained and situated within the San Jacinto Forest Reserve, now known as the Cleveland National Forest, as would equal in area the number of acres of land erroneously listed to the State of California, if it should be determined that any such erroneous or over-certifications had been made to the said State of California; and

WHEREAS, it has been determined that, since the first day of March, 1877, twelve thousand acres of land have been certified to the said State, in excess of the amount of indemnity school lands to which said State was and is justly entitled; and

WHEREAS, in addition to the said excess above referred to, it is claimed by the United States that certain excesses in certifications to the State of indemnity school lands have occurred prior to the passage of the Act of Congress of March 1, 1877, and for which said last named excesses the State of

California should furnish bases, to which said claim of the said United States, the State of California has interposed certain objection; and

WHEREAS, it has been agreed by the Secretary of the Interior, acting on behalf of the said United States, and the Governor of the State of California, Surveyor General of the State of California and Attorney General of the State of California, acting on behalf of the State of California, that the question as to the satisfaction of excess of certifications occurring prior to the passage of the Act of March 1, 1877, and above referred to, be left to future adjustment, it having been agreed by the said Secretary of the Interior that upon the conveyance to the United States of America of an amount of land equal to the over-certifications which have occurred since March 1, 1877, the suspension heretofore ordered by the Secretary of the Interior with relation to the school grant would be revoked and the adjustment of all pending selections on account thereof proceeded with:

Now, therefore, in consideration of the premises and of the matters herein contained, I, J. M. Gillett, Governor of the State of California, by virtue of authority in me vested, have granted, bargained, sold and conveyed, and by these presents, do grant, bargain, sell and convey, unto the United States of America, its successors and assigns forever, all the following described lands, with the appurtenances thereto belonging, to wit:

All that certain real property situate and being in the County of Riverside, State of California, and more particularly

described as follows:

Township eight (8) south of Range one (1) west.

The northeast quarter of the northeast quarter, the southeast quarter of the northwest quarter, the west half of the northwest quarter, the southeast quarter of the southwest quarter, the west half of the southwest quarter, the southwest quarter of the southeast quarter and the east half of the southeast quarter of Section thirty-six, containing four hundred acres;

Township eight (8) south of Range two (2) west.

The northwest quarter of the northeast quarter, the east half of the northeast quarter and the south half of Section thirty-six, containing four hundred forty acres;

Township six (6) south of Range one (1) east.

All of Section sixteen, containing six hundred forty acres;

Township seven (7) south of Range one (1) east.

The north half of Section sixteen, containing three hundred twenty acres;

Township three (3) south of Range two (2) east.

The northwest quarter of the northwest quarter and the northeast quarter of Section thirty-six, containing two hundred acres;

Township three (3) south of Range three (3) east.

The northwest quarter of the southeast quarter and the west half of the northwest quarter of Section thirty-six, containing one hundred twenty acres, and containing in the aggregate two thousand one hundred twenty acres, in Riverside County,

Also, all that certain real property situate and being in the County of San Diego, State of California, and more particularly described as follows:

Township eleven (11) south of Range one (1) east.

All of Section thirty-six, containing six hundred forty acres;

Township twelve (12) south of Range one (1) east.

All of Section sixteen, containing six hundred forty acres;

Township fourteen (14) south of Range two (2) east.

The northeast quarter of the southeast quarter, the west half of the southeast quarter, the northeast quarter and the west half of Section sixteen, containing six hundred acres;

Township sixteen (16) south of Range two (2) east.

The southwest quarter of the northeast quarter, the south half of the northwest quarter, the north half of the southwest quarter and the north half of the southeast quarter of Section sixteen, containing two hundred eighty acres;

Township seventeen (17) south of Range two (2) east.

All of Section sixteen; and the southwest quarter of the northwest quarter, the east half of the northwest quarter, the southwest quarter and east half of Section thirty-six, containing in all twelve hundred forty acres;

5 . .
Township fourteen (14) south of Range three (3) east.

The north half of the northeast quarter, the south half of the southeast quarter and the south half of the southwest quarter of Section sixteen, containing two hundred forty acres;

Township fifteen (15) south of Range three (3) east.

All of Section sixteen, containing six hundred forty acres;

Township sixteen (16) south of Range three (3) east.

All of Section thirty-six, containing six hundred forty acres;

Township seventeen (17) south of Range three (3) east.

The northwest^{quarter} of the northeast quarter, the northwest quarter and the south half of Section thirty-six, containing five hundred twenty acres;

Township eighteen (18) south of Range three (3) east.

The east half of the northwest quarter, the southwest quarter and the east half of Section sixteen, containing five hundred sixty acres;

Township eleven (11) south of Range four (4) east.

All of Section thirty-six, containing six hundred forty acres;

Township thirteen (13) south of Range four (4) east.

The northwest quarter of the southwest quarter, the east half of the southwest quarter, the northwest quarter and the east half of Section thirty-six, containing six hundred acres;

Township fifteen (15) south of Range four (4) east.

The north half of the northeast quarter and the south half of the southeast quarter of Section thirty-six, containing one hundred sixty acres;

Township sixteen (16) south of Range four (4) east.

The northeast quarter of the northeast quarter, the west half of the northeast quarter, the northeast quarter of the southeast quarter, the north half of the southwest quarter and the northwest quarter of Section sixteen, containing four hundred acres;

Township seventeen (17) south of Range four (4) east.

The south half of the southwest quarter, the south half of the northwest quarter, the south half of the northeast quarter and the southeast quarter of Section thirty-six, containing four hundred acres;

Township eighteen (18) south of Range four (4) east.

The west half of the northwest quarter and the southeast quarter of Section sixteen, containing two hundred forty acres;

Township ten (10) south of Range five (5) east.

The southwest quarter of the southwest quarter, the east half of the southwest quarter, the northwest quarter and the east half of Section thirty-six, containing six hundred acres;

Township fifteen (15) south of Range five (5) east.

The south half of Section thirty-six, containing three hundred twenty acres;

Township seventeen (17) south of Range five (5) east.

The southwest quarter of the northeast quarter, the east half of the northeast quarter, the south half of the northwest quarter and the south half of Section sixteen, containing five hundred twenty acres, and containing in the aggregate nine thousand eight hundred eighty acres in San Diego County, a total of twelve thousand acres in the two counties.

TO HAVE AND TO HOLD, all and singular, the said premises, together with the appurtenances, unto the said

UNITED STATES OF AMERICA,

its successors and assigns forever.

This conveyance is made by the State of California, and accepted by the United States of America, in full satisfaction of all over-certifications of indemnity school selections made to the State of California, on account of loss to its school grant, subsequent to March 1, 1877, and upon acceptance hereof, the said United States shall revoke the suspension heretofore ordered with relation to said school grant, and proceed with the adjustment of all pending selections.

IN TESTIMONY WHEREOF, I, J. N. Gillett, Governor of
the State of California, have caused these letters to be made
Patent, and the Seal of the State of California to be hereunto
affixed.

Given under my hand at the City of Sacramento, this the
14 day of June in the year of our Lord one thousand
nine hundred and nine.

J. N. Gillett

Governor of State.

Attest:

E. F. Cury
Secretary of State.

Countersigned,

C. S. Dingus
Register of State Land Office.



Σ 13670-360

1901

State of California,
Executive Office,
Sacramento.

PROCLAMATION.

The honor of being a citizen of this great republic would, of itself, be a sufficient cause for annually setting apart, in accordance with custom, a day for thanksgiving and prayer. But the people of California have much else to be thankful for. Our people have prospered wonderfully in material things. This has been a year of plenty throughout the country. In this State we have been singularly blessed by the enjoyment of marvelous progress and prosperity. Great strides have been made in the development of the varied resources so lavishly distributed by a bounteous nature within the borders of our commonwealth. Every avenue of commercial and industrial endeavor has been filled with activity. The productive soil has yielded of its fruits in greater abundance than ever before. When to all this is added a splendid civic spirit, which is abroad in our private life, we can indeed be grateful for the Providence over-ruling it all. On every account, our lot may truly be said to be cast in pleasant places.

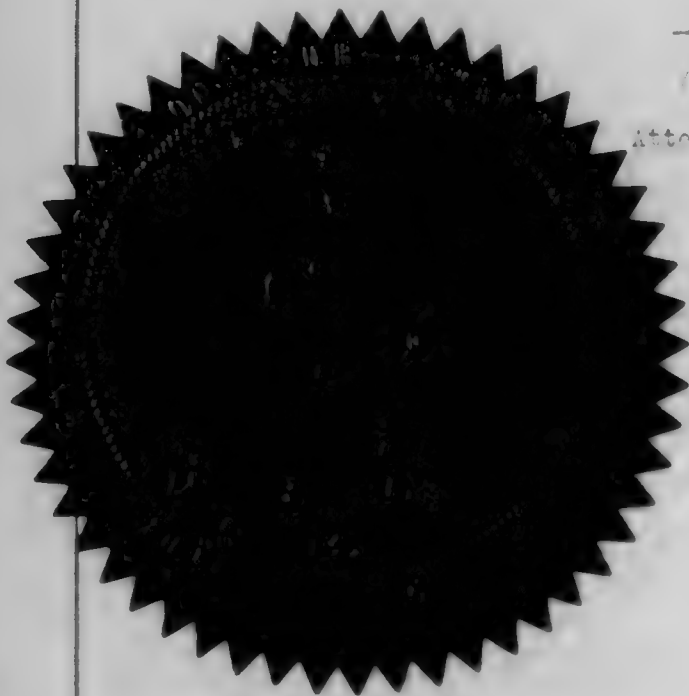
Therefore, in conformity with the Proclamation of the President of the United States, I, J. N. Gillett, Governor of the State of California, do designate THURSDAY, the 25th DAY OF NOVEMBER, 1909, as a day of general thanksgiving and upon that day I recommend that all business cease, and that the people, in their homes and in their churches, on this Thanksgiving Day offer up thanks to God for the blessings of the past, and prayer for His guidance in the future.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of State to be affixed. Done at the Capitol in the City of Sacramento this 17th day of November, in the year of our Lord one thousand nine hundred and nine.

J. N. Gillett
Governor

Attest:

R. T. L.
Secretary of State.



Portland 370
Thanksgiving Day
November 25th 1909.

RECEIVED
SECRETARY OF THE
17th
Nov 25 1909
By [Signature]
[Signature]

State of California,
Executive Office,
Sacramento.

PROCLAMATION.

The honor of being a citizen of this great republic would, of itself, be a sufficient cause for annually setting apart, in accordance with custom, a day for thanksgiving and prayer. But the people of California have much else to be thankful for. Our people have prospered wonderfully in material things. This has been a year of plenty throughout the country. In this State we have been singularly blessed by the enjoyment of marvelous progress and prosperity. Great strides have been made in the development of the varied resources so lavishly distributed by a bounteous nature within the borders of our commonwealth. Every avenue of commercial and industrial endeavor has been filled with activity. The productive soil has yielded of its fruits in greater abundance than ever before. Then to all this is added a splendid civic spirit, which is abroad in our private life, we can indeed be grateful for the Providence over-ruling it all. On every account, our lot may truly be said to be cast in pleasant places.

Therefore, in conformity with the Proclamation of the President of the United States, I, J. N. Gillett, Governor of the State of California, do designate THURSDAY, the 25th DAY OF NOVEMBER, 1909, as a day of general thanksgiving and upon that day I recommend that all business cease, and that the people, in their homes and in their churches, on this Thanksgiving Day offer up thanks to God for the blessings of the past, and prayer for His guidance in the future.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of State to be affixed. Done at the Capitol in the City of Sacramento this 17th day of November, in the year of our Lord one thousand nine hundred and nine.


Governor

Attest:


Secretary of State.





FILED In the Office of the
SECRETARY OF STATE

the 21st day of
7 A. D. 1909

To H. H. H. H.
Secretary of State

By H. H. H. H.
Record Book Page

Thanksgiving Proclamation

State of California



1909

State of California,
Executive Office,
Sacramento.

Proclamation

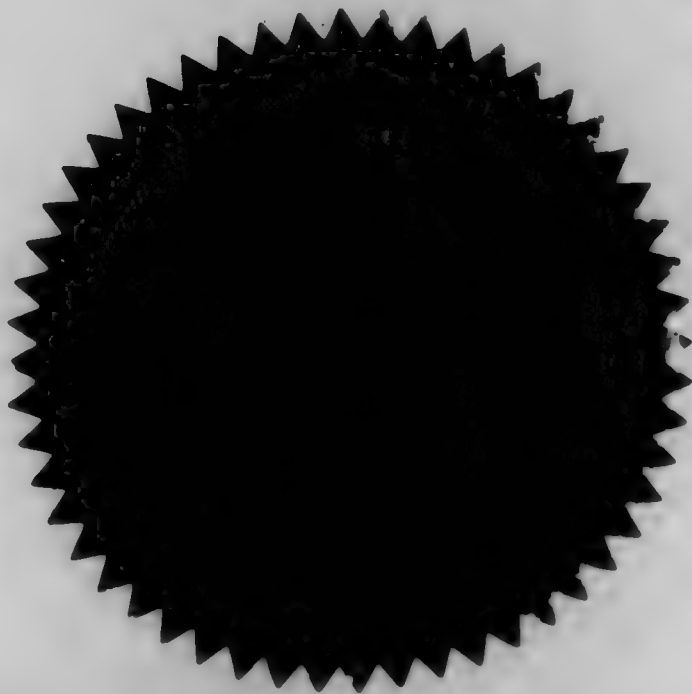
THE HONOR of being a citizen of this great republic would, of itself, be a sufficient reason for the observance of a day with custom, a day for thanksgiving and prayer. But the people of California have prospered wonderfully in material things. This has been a year of singular blessing. We have been singularly blessed by the enjoyment of marvelous progress and prosperity. The varied resources so lavishly distributed by a bounteous nature within the borders of the State, in commercial and industrial endeavor has been filled with activity. The productive soil has yielded more than before. When to all this is added a splendid civic spirit, which is abroad in our people, it is an overruling it all. On every account, our lot may truly be said to be cast in pleasant places.

THEREFORE, in conformity with the Proclamation of the President of the United States, the Governor of California, do designate

Thursday, the 25th day of November

As a day of general thanksgiving, and upon that day I recommend that all business concerns, and their churches, on this Thanksgiving Day offer up thanks to God for the blessings of the past year.

IN WITNESS WHEREOF, I have hereunto set my hand and the Great Seal of the State, this 14th day of November, A.D. 1909, of the
thousand nine hundred and nine.



Proclamation.

...c would, of itself, be a sufficient cause for annually setting apart, in accordance
But the people of California have much else to be thankful for. Our people
This has been a year of plenty throughout the country. In this State we have
...s progress and prosperity. Great strides have been made in the development of
...eous nature within the borders of our commonwealth. Every avenue of com-
...vity. The productive soil has yielded of its fruits in greater abundance than ever
...which is abroad in our private life, we can indeed be grateful for the Providence
...be said to be cast in pleasant places.

...of the President of the United States, I. J. N. Gillett, Governor of the State of

25th day of November, 1909.

I recommend that all business cease, and that the people, in their homes and in
...ks to God for the blessings of the past, and prayer for His guidance in the future.

OF, I have hereunto set my hand and caused the Great Seal of State to be
...in the City of Sacramento, this 17th day of November, in the year of our Lord one
...ine.

I. N. Gillett

Governor

Attest

C. F. Curry

Secretary of State

Proclamation.

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of the President of the United States, I, J. N. Gillett, Governor of the State of

25th day of November, 1909.

recommend that all business cease, and that the people, in their homes and in
ks to God for the blessings of the past, and prayer for His guidance in the future.

OF, I have hereunto set my hand and caused the Great Seal of State to be
in the City of Sacramento, this 17th day of November, in the year of our Lord one
ine.

J. N. Gillett

Governor.

Attest:

B. F. Curry.

Secretary of State.

1830-1835

P. H. H. H.

372

FILED in the Office of
SECRETARY OF STATE

SEP 11 1910

C. F. Cressy

Record Book

STATE OF CALIFORNIA
OFFICE OF STATE VETERINARIAN
P R O C L A M A T I O N

EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA.

Sacramento, Cal., March 1, 1910.

WHEREAS, the fact has been determined by the Secretary of the United States Department of Agriculture that an infectious disease known as splenetic, Southern or Texas fever exists among cattle in the following named states, to-wit: Oklahoma, Texas, Missouri, Arkansas, Louisiana, Mississippi, Tennessee, Alabama, Virginia, North Carolina, South Carolina, Georgia and Florida; and

WHEREAS, under and by virtue of an Act of the Legislature of the State of California, entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended and approved March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of splenetic, Southern or Texas fever to cattle within the State of California, should cattle from the aforesaid states be imported into the State of California, has, on this first day of March, 1910, made and established the following rules and regulations as to the importations of cattle from the aforesaid states:

From and after this first day of March, 1910, every person, company, corporation, their agents and servants, are hereby prohibited from bringing into the State of California any cattle originating or being in that area of territory in the United States south of the Federal quarantine line which has been or may be established by the United States Department of Agriculture, or any cattle infested with the *Margaropus annulatus* tick, except in accordance with the regulations of the United States Department of Agriculture, or except when said cattle are shipped or transported on railroad trains for immediate slaughter, and when so shipped or transported by railroad, the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying said cattle shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the way bills of said shipments shall have a note on its face with a similar statement.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner:

(a) Remove all litter and manure. This litter and manure must be stored where no cattle can come into contact with it for a period of at least eight months.

(b) Wash the cars with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture made of

one and one half pounds of lime and one quarter pound of pure carbolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

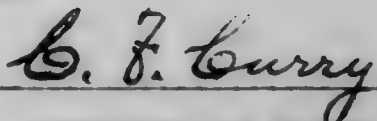
Now, therefore, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California, and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules or regulations to the penalties provided for in section eight of that said Act of the Legislature of the State of California entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this first day of March, A. D., 1910.

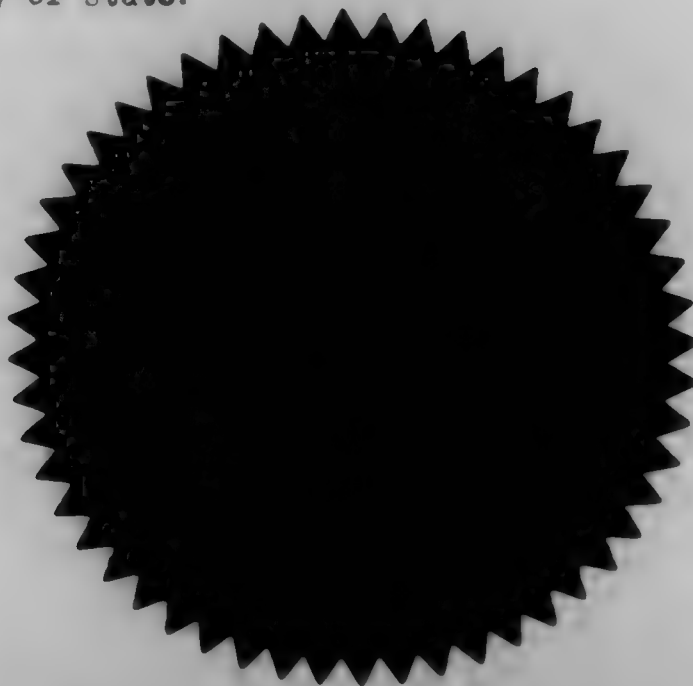


Governor of the State of California.

Attest:



Secretary of State.



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FILED in the Office
SECRETARY OF STATE

1019

L. F. Curry

Hunt

Card Book..... Page

STATE OF CALIFORNIA
OFFICE OF STATE VETERINARIAN
P R O C L A M A T I O N

EXECUTIVE DEPARTMENT.
STATE OF CALIFORNIA.

Sacramento, Cal., March 1, 1910.

WHEREAS, the State Veterinarian of the State of California has ascertained that cattle located in certain counties and portions of counties in the State of California hereinafter named are liable to communicate an infectious disease known as Texas, splenetic or Southern fever to cattle located in other counties and portions of counties in the State of California should said cattle located in the counties and portions of counties hereinafter named be shipped, moved, transported, driven or grazed over the lands situated in other counties and portions of counties in the State of California; and,

WHEREAS, under and by virtue of an Act of the Legislature of the State of California, entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended and approved March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic or Southern fever, has, on this first day of March, 1910, quarantined the following counties and portions of counties in the State of California:

The entire county of San Diego.

The entire county of Orange.

The entire county of Santa Barbara.

All that portion of San Luis Obispo county lying west and south of a line commencing at the point of the intersection of the township line between Township 32 S., R. 17 E. and 32 S., R. 18 E., and the Santa Maria river on the southern boundary of the county of San Luis Obispo, and extending northerly on said township line between townships 32 S., R. 17 E., 32 S., R. 18 E., and 31 S., R. 17 E., and 31 S., R. 18 E., to its intersection with the summit of the Santa Lucia range of mountains; thence following the summit of the Santa Lucia range of mountains northerly and northwesterly to its intersection with the northerly boundary line of San Luis Obispo county.

All that portion of Fresno county situated within Township 17 S., R. 20 E.

All that portion of Kings county situated in Township 20 S., R. 22 E.

All that portion of Tulare county situated in Townships 21 S., R. 27 E. and 22 S., R. 27 E.

All that portion of San Bernardino county located in the following townships: 9 N., 1 W; 9 N., 1 E; 9 N., 2 E; 10 N., 2 E; 10 N., 3 E; and 10 N., 4 E., and

WHEREAS, the State Veterinarian has, on this first day of March, 1910, made and established the following rules and regulations as to the movements of cattle from said quarantined counties and portions of quarantined counties into other counties or portions of counties in the State of California:

From and after this first day of March, 1910, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting,

or from causing or permitting to be driven, led, moved, transported, carried or drifted into any other county or portion of county in the State of California, any cattle originating or being in the aforesaid quarantined counties and portions of counties, unless such cattle have first been inspected by the State Veterinarian or his duly authorized deputy and are accompanied by a certificate issued by such officer stating that said cattle are free from contagious and infectious diseases and cattle ticks (*Margaropus annulatus*); provided, however, that when said cattle are shipped or transported on railroad trains for immediate slaughter inspection and certification of such cattle will not be required, but that when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying said cattle shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the way bills of said shipments shall have a note on its face with a similar statement.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner:

- (a) Remove all litter and manure. This litter and manure must be stored where no cattle can come into contact with it for a period of at least eight months.
- (b) Wash the cars with water until clean.
- (c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture made of one and one half pounds of lime and one quarter pound of pure carbolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, therefore, I, J. N. Gillett, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the counties and portions of counties named in this proclamation quarantined within the State of California, and further hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within the State of California, and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules or regulations to the penalties provided for in section eight of that said Act of the Legislature of the State of California entitled, "An Act to protect domestic live stock from contagious

and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this first day of March, A. D., 1910.

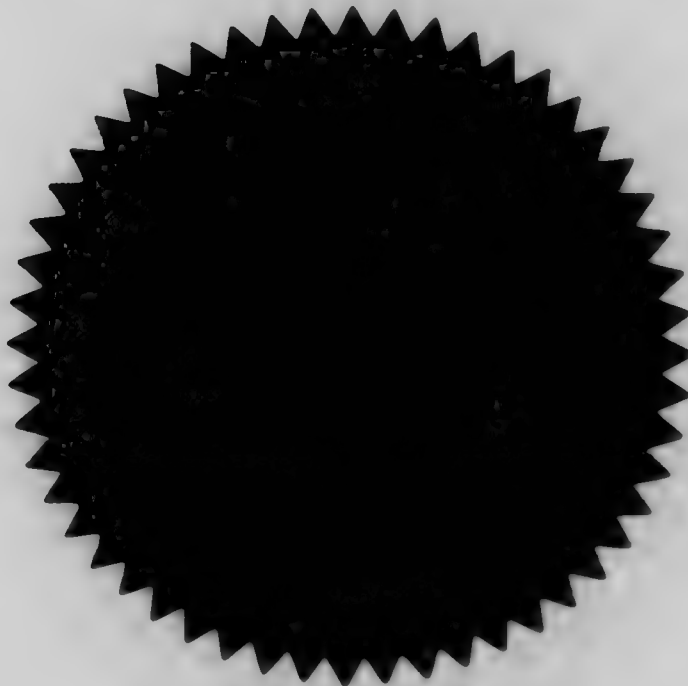
J. N. Gillett

Governor of the State of California.

Attest:

B. F. Curry.

Secretary of State.



Proclamation
375
Governor Gallett
Special Election
Sept 6th 1910.
Tuscarora

C. F. Lunn

PROCLAMATION BY THE GOVERNOR.

Convening the Legislature in Extraordinary Session.

State of California)
) ss
Executive Department.)

WHEREAS, an extraordinary occasion has arisen and is now existing, requiring the Legislature of the State of California to convene,

NOW, THEREFORE, I, JAMES N. GILLET, Governor of the State of California, by virtue of the power and authority in me vested by section 9 Article V of the Constitution of the State of California, do hereby convene the Legislature to meet and assemble in extraordinary session at Sacramento, California, on ...*Tuesday*..... the ...*sixth*..... day of September, 1910, at 10 o'clock A. M. of that day, for the purpose of proposing to the People of the State of California, Constitutional Amendments to be voted upon at the next general election, upon the following subjects to-wit:

1st. The raising of the sum of five million dollars by the State of California for the purpose of assisting in the establishing, maintaining and supporting the Panama-Pacific International Exposition to be held in the City and County of San Francisco, in the year A. D. 1915, and providing for a State Commission to have the exclusive charge and control of said sum of money and to expend and disburse it for such purposes, acting in conjunction with the Directors of said Exposition; also providing that the said Panama-Pacific International Exposition be exempt from all taxes and from all license fees and charges.

2d. Authorizing the City and County of San Francisco to amend its charter by a vote of its electors at either a special or general election, without submitting such amendments to the legislature of the State of California for ratification and approval, for the following purposes, to-wit:

(a) Incurring a bonded indebtedness which shall be exclusive of the bonded indebtedness now permitted by said charter, in an amount not exceeding five million dollars, and to grant and to turn over to the Panama-Pacific

International Exposition Company (a corporation organized and existing under the laws of the State of California) the proceeds of said bonds, the same to be used and disbursed by said exposition corporation for the purpose of an exposition to be held in the City and County of San Francisco, to celebrate the completion of the Panama Canal.

(b) Authorizing said Panama-Pacific International Exposition Company to use and occupy that portion of Golden Gate Park westerly from Twentieth Avenue, as extended, for said exposition purposes, and placing such portion of said Park under the control of said corporation, for such time as shall be necessary for such exposition purposes.

(c) Authorizing said Panama-Pacific International Exposition Company to use and occupy for such exposition purposes any lands held by the Board of Education of the City and County of San Francisco and by the City and County of San Francisco, and not then in actual use;

(d) Authorizing said Panama Pacific International Exposition Company to open, close and occupy streets in said City and County of San Francisco, Westerly from Twentieth Avenue, for such exposition purposes;

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be

affixed hereunto the great seal of the State of California, at my office in the State Capitol, this Twenty-third day of August in the year of our Lord one thousand nine hundred and ten, and of the admission of the State of California, the sixtieth

J. N. Gillett
Governor of the State of California

Attest: C. F. Curry
Secretary of State.

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Governors Proclamation.

FILED in the office of the
SECRETARY OF STATE

the _____ day of _____
A. D. 1910.

[Signature]
SECRETARY OF STATE

By *[Signature]*
Record Book _____ Page _____

PROCLAMATION BY THE GOVERNOR CONVENING THE LEGISLATURE
IN EXTRAORDINARY SESSION.

STATE OF CALIFORNIA .)
) ss.
EXECUTIVE DEPARTMENT.)

WHEREAS, the legislature of the State of California at its regular session commencing on the 4th day of January, 1909, adopted a resolution proposing an amendment to the constitution of the State of California, known as Senate Constitutional Amendment No. 1, entitled "A resolution to propose to the people of the State of California an amendment to the constitution of the State of California providing for the separation of state and local taxation, providing for the taxation of public service and other corporations for the benefit of the state, and to that end adding to article thirteen a new section to be numbered section fourteen, amending section ten of article thirteen, and repealing section ten of article eleven thereof, all relating to revenue and taxation," and

WHEREAS, it appears that said amendment leaves uncertain the period for which the gross receipts and gross premiums mentioned in said resolution are to be computed upon which the taxes therein provided for are to be levied, and in case said amendment should be adopted in its present form by the people, such uncertainty would jeopardize the revenues to be raised by the state under such amendment, and

WHEREAS, by reason of the foregoing an extraordinary occasion has arisen and is now existing, requiring the legislature of the State of California to convene.

NOW THEREFORE, I, JAMES N. GILLET, Governor of the State of California, by virtue of the power and authority in me vested by section 9, article V of the constitution of the

State of California, do hereby convene the legislature of the State of California to meet and assemble in extraordinary session at Sacramento, California on Monday, the 3rd day of October, 1910 at 12 o'clock noon of that day for the following purposes, to wit:

First: To consider and act upon a resolution proposing an amendment to the constitution of the State of California to be known as Senate Constitutional Amendment No.1, to be submitted to the people of the State of California for approval and ratification in the words and figures following, to wit:

Senate Constitutional Amendment No. 1.—A resolution to propose to the people of the State of California an amendment to the constitution of the State of California providing for the separation of state and local taxation, providing for the taxation of public service and other corporations for the benefit of the state, and to that end adding to article thirteen a new section to be numbered section fourteen, amending section ten of article thirteen, and repealing section ten of article eleven thereof, all relating to revenue and taxation.

Whereas, it is deemed desirable to separate the sources of revenue for state purposes from the sources of revenue for county and municipal purposes; now, therefore,

The legislature of the State of California, at its **extra-ordinary session, commencing on the third day of October, nineteen hundred and ten,**

two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California:

First. There is hereby added to article thirteen a new section to be numbered fourteen and to read as follows:

Section 14. Taxes levied, assessed and collected as hereinafter provided upon railroads, including street railways, whether operated in one or more counties; sleeping car, dining car, drawing-room car and palace car companies, refrigerator, oil, stock, fruit, and other car loaning and other car companies operating upon railroads in this state; companies doing express business on any railroad, steamboat, vessel or stage line in this state; telegraph companies; telephone companies; companies engaged in the transmission or sale of gas or electricity; insurance companies; banks, banking associations, savings and loan societies, and trust companies; and taxes upon all franchises of every kind and nature, shall be entirely and exclusively for state purposes, and shall be levied, assessed and collected in the manner hereinafter provided. The word "companies" as used in this section shall include persons, partnerships, joint-stock associations, companies, and corporations.

(a) All railroad companies, including street railways, whether operated in one or more counties; all sleeping car, dining car, drawing-room car, and palace car companies, all refrigerator, oil, stock, fruit and other car-loaning and other car companies, operating upon the railroads in this state; all companies doing express business on any railroad, steamboat, vessel or stage line in this state; all telegraph and telephone companies; and all companies engaged in the transmission or sale of gas or electricity shall annually pay to the state a tax upon their franchises, roadways, roadbeds, rails, rolling stock, poles, wires, pipes, canals, conduits, rights of way, and other property, or any part thereof, used exclusively in the operation of their business in this state, computed as follows: Said tax shall be equal to the percentages hereinafter fixed upon the gross receipts from operation of such companies and each thereof within this state. When such companies are operating partly within and partly without this state, the gross receipts within this state shall be deemed to be all receipts on business beginning and ending within this state, and a proportion, based upon the proportion of the mileage within this state to the entire mileage over which such business is done, of receipts on all business passing through, into, or out of this state.

The percentages above mentioned shall be as follows: On all railroad companies, including street railways, four per cent; on all sleeping car, dining car, drawing-room car, palace car companies, refrigerator, oil, stock, fruit and other car-loaning and other car companies, three per cent; on all companies doing express business on any railroad, steamboat, vessel or stage line, two per cent; on all telegraph and telephone companies, three and one half per cent;

on all companies engaged in the transmission or sale of gas or electricity, four per cent. Such taxes shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property above enumerated of such companies except as otherwise in this section provided; provided that nothing herein shall be construed to release any such company from the payment of any amount agreed to be paid or required by law to be paid for any special privilege or franchise granted by any of the municipal authorities of this state.

(b) Every insurance company or association doing business in this state shall annually pay to the state a tax of one and one half per cent upon the amount of the gross premiums received upon its business done in this state, less return premiums and reinsurance in companies or associations authorized to do business in this state; provided, that there shall be deducted from said one and one half per cent upon the gross premiums the amount of any county and municipal taxes paid by such companies on real estate owned by them in this state. This tax shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of such companies, except county and municipal taxes on real estate, and except as otherwise in this section provided; provided, that when by the laws of any other state or country, any taxes, fines, penalties, licenses, fees, deposits of money, or of securities, or other obligations or prohibitions, are imposed on insurance companies of this state, doing business in such other state or country, or upon their agents therein, in excess of such taxes, fines, penalties, licenses, fees, deposits of money, or of securities, or other obligations or prohibitions, imposed upon insurance companies of such other state or country, so long as such laws continue in force, the same obligations and prohibitions of whatsoever kind may be imposed by the legislature upon insurance companies of such other state or country doing business in this state.

(c) The shares of capital stock of all banks, organized under the laws of this state, or of the United States, or of any other state and located in this state, shall be assessed and taxed to the owners or holders thereof by the state board of equalization in the manner to be prescribed by law, in the city or town where the bank is located and not elsewhere. There shall be levied and assessed upon such shares of capital stock an annual tax, payable to the state, of six tenths of one per centum upon the value thereof. The value of each share of stock in each bank, except such as are in liquidation, shall be taken to be the amount paid in thereon, together with its pro rata of the accumulated surplus and undivided profits. The value of each share of stock in each bank which is in liquidation shall be taken to be its pro rata of the actual assets of such bank. This tax shall be in lieu of all other taxes and licenses, state, county and municipal, upon such shares of stock and upon the property of such banks, except county and municipal taxes on real estate and except as otherwise in this section provided. In determining the value of the capital stock of any bank there shall be deducted from the value, as defined above, the value, as assessed for county taxes, of any real estate other than mortgage interests therein, owned by such bank and taxed for county purposes. The banks shall be liable to the state for this tax and the same shall be paid to the state by them on behalf of the stockholders in the manner and at the time prescribed by law, and they shall have a lien upon the shares of stock and upon any dividends declared thereon to secure the amount so paid.

The moneyed capital, reserve, surplus, undivided profits and all other property belonging to unincorporated banks or bankers of this state, or held by any bank located in this state which has no shares of capital stock, or employed in this state by any branches, agencies, or other representatives of any banks doing business outside of the State of California, shall be likewise assessed and taxed to such banks or bankers by the said board of equalization, in the manner to be provided by law, and taxed at the same rate that is levied upon the shares of capital stock of incorporated banks, as provided in the first paragraph of this subdivision. The value of said property shall be determined by taking the entire property invested in such business together with all the reserve, surplus, and undivided profits, at their full cash value, and deducting therefrom the value as assessed for county taxes of any real estate other than mortgage interests therein, owned by such bank and taxed for county purposes. Such taxes shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of the banks and bankers mentioned in this paragraph, except county and municipal taxes on real estate and except as otherwise in this section provided. It is the intention of this paragraph that all moneyed capital and property of the banks and bankers mentioned in this paragraph shall be assessed and taxed at the same rate as an incorporated bank, provided for in the first paragraph of this subdivision. In determining the value of the moneyed capital and property of the banks and bankers mentioned in this subdivision, the said state board of equalization shall include and assess to such banks all property and everything of value owned or held by them, which go to make up the value of the capital stock of such banks and bankers, if the same were incorporated and had shares of capital stock.

The word "banks" as used in this subdivision shall include banking associations, savings and loan societies and trust companies, but shall not include building and loan associations.

(d) All franchises, other than those expressly provided for in this section, shall be assessed at their actual cash value, in the manner to be provided by law, and shall be taxed at the rate of one per centum each year, and the taxes collected thereon shall be exclusively for the benefit of the state.

(e) Out of the revenues from the taxes provided for in this section, together with all other state revenues, there shall be first set apart the moneys to be applied by the state to the support of the public school system and the state university. In the event that the above named revenues are at any time deemed insufficient to meet the annual expenditures of the state including the above named expenditures for educational purposes, there may be levied, in the manner to be provided by law, a tax, for state purposes, on all the property in the state including the classes of property enumerated in this section, sufficient to meet the deficiency. All property enumerated in subdivisions a, b, and d of this section shall be subject to taxation, in the manner provided by law, to pay the principal and interest of any bonded indebtedness created and outstanding by any city, city and county, county, town, township or district, before the adoption of this section. The taxes so paid for principal and interest on such bonded indebtedness shall be deducted from the total amount paid in taxes for state purposes.

(f) All the provisions of this section shall be self-executing, and the legislature shall pass all laws necessary to carry this section into effect, and shall provide for a valuation and assessment of the property enumerated in this section, and shall prescribe the duties of the state board of equalization and any other officers in connection with the administration thereof. The rates of taxation fixed in this section shall remain in force until changed by the legislature, three fourths of all the members elected to each of the two houses voting in favor thereof. The taxes herein provided for shall become a lien on the first Monday in March of each year after the adoption of this section and shall become due and payable on the first Monday in July thereafter. The gross receipts and gross premiums herein mentioned shall be computed for

the year ending

the thirty-first day of December prior to the levy of such taxes and the value of any property mentioned herein shall be fixed as of the first Monday in March. Nothing herein contained shall affect any tax levied or

assessed prior to the adoption of this section and all laws in relation to such taxes in force at the time of the adoption of this section shall remain in force until changed by the legislature. Until the year 1918 the state shall reimburse San Bernardino and Placer counties for the net loss in county revenue occasioned by the withdrawal of railroad property from county taxation. The legislature shall provide for reimbursement from the general funds of any county to districts therein where loss is occasioned in such districts by the withdrawal from local taxation of property taxed for state purposes only.

(g) No injunction shall ever issue in any suit, action or proceeding in any court against this state or against any officer thereof to prevent or enjoin the collection of any tax levied under the provisions of this section until such tax has been actually paid; but after such payment action may be maintained to recover any tax illegally collected in such manner, and at such time as may now or hereafter be provided by law.

Second. Section ten of article thirteen of said constitution is hereby amended to read as follows:

Section 10. All property, except as otherwise in this constitution provided, shall be assessed in the county, city, city and county, town or township, or district in which it is situated, in the manner prescribed by law.

Third. Section ten of article eleven of said constitution is hereby repealed.

Second: In the event that said resolution is adopted by the legislature, then, and in that event only, to rescind the action of the legislature in passing and adopting said Senate Constitutional Amendment No. 1 so adopted by the legislature at its regular session on the 19th day of March, 1909.

Third: To enact such legislation and appropriate such money as may be necessary for the purpose of submitting to the people of the State of California, the said proposed constitutional amendment, and such other constitutional amendments ^{as and} heretofore proposed by the legislature, ~~and~~ to be voted upon at the general election in November, 1910.

IN WITNESS WHEREOF I have hereunto set my hand and caused to be affixed hereunto the great seal of the State of California at my office in the State Capitol, this _____ day of September, in the year of our Lord One Thousand Nine Hundred and Ten, and of the admission of the State of California the Sixtieth.

Governor of the State of California.

Attest: _____

C. F. Curry
Secretary of State.

[F3670:366]

PROCLAMATION BY THE GOVERNOR CONVENING THE LEGISLATURE IN EXTRAORDINARY SESSION.

State of California,

Executive Department. }

WHEREAS, The legislature of the State of California, at its regular session commencing on the 4th day of January, 1909, adopted a resolution proposing an amendment to the constitution of the State of California, known as Senate Constitutional Amendment No. 1, entitled "A resolution to propose to the people of the State of California an amendment to the constitution of the State of California providing for the separation of state and local taxation, providing for the taxation of public service and other corporations for the benefit of the state, and to that end adding to article thirteen a new section to be numbered section fourteen, amending section ten of article thirteen, and repealing section ten of article eleven thereof, all relating to revenue and taxation"; and

WHEREAS, It appears that said amendment leaves uncertain the period for which the gross receipts and gross premiums mentioned in said resolution are to be computed upon which the taxes therein provided for are to be levied, and in case said amendment should be adopted in its present form by the people, such uncertainty would jeopardize the revenues to be raised by the state under such amendment; and

WHEREAS, By reason of the foregoing an extraordinary occasion has arisen and is now existing, requiring the legislature of the State of California to convene.

Now, therefore, I, JAMES N. GILLET, Governor of the State of California, by virtue of the power and authority in me vested by section 9, article V, of the constitution of the State of California, do hereby convene the legislature of the State of California, to meet and assemble in extraordinary session at Sacramento, California, on Monday, the 3d day of October, 1910, at 12 o'clock noon of that day for the following purposes, to wit:

First, To consider and act upon a resolution proposing an amendment to the constitution of the State of California to be known as Senate Constitutional Amendment No. 1, to be submitted to the people of the State of California for approval and ratification in the words and figures following, to wit:

Senate Constitutional Amendment No. 1.—A resolution to propose to the people of the State of California an amendment to the constitution of the State of California providing for the separation of state and local taxation, providing for the taxation of public service and other corporations for the benefit of the state, and to that end adding to article thirteen a new section to be numbered section fourteen, amending section ten of article thirteen, and repealing section ten of article eleven thereof, all relating to revenue and taxation.

WHEREAS, It is deemed desirable to separate the sources of revenue for state purposes from the sources of revenue for county and municipal purposes; now, therefore,

The legislature of the State of California, at its extraordinary session, commencing on the third day of October, nineteen hundred and ten, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California:

First, There is hereby added to article thirteen a new section to be numbered fourteen and to read as follows:

Section 14. Taxes levied, assessed and collected as herein-after provided upon railroads, including street railways, whether operated in one or more counties; sleeping car, dining car, drawing-room car and palace car companies, refrigerator, oil, stock, fruit, and other car-loading and other car companies operating upon railroads in this state; companies doing express business on any railroad, steamboat, vessel or stage line in this state; telegraph companies; telephone companies; companies engaged in the transmission or sale of gas or electricity; insurance companies; banks, banking associations, savings and loan societies, and trust companies; and taxes upon all franchises of every kind and nature, shall be entirely and exclusively for state purposes, and shall be levied, assessed and collected in the manner hereinafter provided. The word "companies" as used in this section shall include persons, partnerships, joint-stock associations, companies, and corporations.

(a) All railroad companies, including street railways, whether operated in one or more counties; all sleeping car, dining car, drawing-room car, and palace car companies, all refrigerator, oil, stock, fruit and other car-loading and other car companies, operating upon the railroads in this state; all companies doing express business on any railroad, steamboat, vessel or stage line in this state; all telegraph and telephone companies, and all companies engaged in the transmission or sale of gas or electricity shall annually pay to the state a tax upon their franchises, roadways, roadbeds, rails, rolling stock, poles, wires, pipes, canals, conduits, rights of way, and other property, or any part thereof, used exclusively in the operation of their business in this state, and as follows: Such tax

This tax shall be in lieu of all other taxes and licenses, state, county and municipal, upon such shares of stock and upon the property of such banks, except county and municipal taxes on real estate and except as otherwise in this section provided. In determining the value of the capital stock of any bank there shall be deducted from the value, as defined above, the value, as assessed for county taxes, of any real estate other than mortgage interests therein, owned by such bank and taxed for county purposes. The banks shall be liable to the state for this tax and the same shall be paid to the state by them on behalf of the stockholders in the manner and at the time prescribed by law, and they shall have a lien upon the shares of stock and upon any dividends declared thereon to secure the amount so paid.

The moneyed capital, reserve, surplus, undivided profits and all other property belonging to unincorporated banks or bankers of this state, or held by any bank located in this state which has no shares of capital stock, or employed in this state by any branches, agencies, or other representatives of any banks doing business outside of the State of California, shall be likewise assessed and taxed to such banks or bankers by the said board of equalization, in the manner to be provided by law, and taxed at the same rate that is levied upon the shares of capital stock of incorporated banks, as provided in the first paragraph of this subdivision. The value of said property shall be determined by taking the entire property invested in such business, together with all the reserve, surplus, and undivided profits, at their full cash value, and deducting therefrom the value as assessed for county taxes of any real estate, other than mortgage interests therein, owned by such bank and taxed for county purposes. Such taxes shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of the banks and bankers mentioned in this paragraph, except county and municipal taxes on real estate and except as otherwise in this section provided. It is the intention of this paragraph that all moneyed capital and property of the banks and bankers mentioned in this paragraph shall be assessed and taxed at the same rate as an incorporated bank, provided for in the first paragraph of this subdivision. In determining the value of the moneyed capital and property of the banks and bankers mentioned in this subdivision, the said state board of equalization shall include and assess to such banks all property and everything of value owned or held by them, which go to make up the value of the capital stock of such banks and bankers, if the same were incorporated and had shares of capital stock.

The word "banks" as used in this subdivision shall include banking associations, savings and loan societies and trust companies, but shall not include building and loan associations.

(c) All franchises other than those expressly provided for

article eleven thereof, all relating to revenue and taxation.

WHEREAS, It is deemed desirable to separate the sources of revenue for state purposes from the sources of revenue for county and municipal purposes; now, therefore,

The legislature of the State of California, at its extraordinary session, commencing on the third day of October, nineteen hundred and ten, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California:

First. There is hereby added to article thirteen a new section to be numbered fourteen and to read as follows:

Section 14. Taxes levied, assessed and collected as hereinafter provided upon railroads, including street railways, whether operated in one or more counties; sleeping car, dining car, drawing-room car and palace car companies, refrigerator, oil, stock, fruit, and other car-loading and other car companies operating upon railroads in this state; companies doing express business on any railroad, steamboat, vessel or stage line in this state; telegraph companies; telephone companies; companies engaged in the transmission or sale of gas or electricity; insurance companies; banks, banking associations, savings and loan societies, and trust companies; and taxes upon all franchises of every kind and nature, shall be entirely and exclusively for state purposes, and shall be levied, assessed and collected in the manner hereinafter provided. The word "companies" as used in this section shall include persons, partnerships, joint-stock associations, companies, and corporations.

(a) All railroad companies, including street railways, whether operated in one or more counties; all sleeping car, dining car, drawing-room car, and palace car companies, all refrigerator, oil, stock, fruit and other car-loading and other car companies, operating upon the railroads in this state; all companies doing express business on any railroad, steamboat, vessel or stage line in this state; all telegraph and telephone companies; and all companies engaged in the transmission or sale of gas or electricity shall annually pay to the state a tax upon their franchises, roadways, roadbeds, rails, rolling stock, poles, wires, pipes, canals, conduits, rights of way, and other property, or any part thereof, used exclusively in the operation of their business in this state, computed as follows: Said tax shall be equal to the percentages hereinafter fixed upon the gross receipts from operation of such companies and each thereof within this state. When such companies are operating partly within and partly without this state, the gross receipts within this state shall be deemed to be all receipts on business beginning and ending within this state, and a proportion, based upon the proportion of the mileage within this state to the entire mileage over which such business is done, of receipts on all business passing through, into, or out of this state.

The percentages above mentioned shall be as follows: On all railroad companies, including street railways, four per cent; on all sleeping car, dining car, drawing-room car, palace car companies, refrigerator, oil, stock, fruit and other car-loading and other car companies, three per cent; on all companies doing express business on any railroad, steamboat, vessel or stage line, two per cent; on all telegraph and telephone companies, three and one half per cent; on all companies engaged in the transmission or sale of gas or electricity, four per cent. Such taxes shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property above enumerated of such companies except as otherwise in this section provided; provided, that nothing herein shall be construed to release any such company from the payment of any amount agreed to be paid or required by law to be paid for any special privilege or franchise granted by any of the municipal authorities of this state.

(b) Every insurance company or association doing business in this state shall annually pay to the state a tax of one and one half per cent upon the amount of the gross premiums received upon its business done in this state, less return premiums and reinsurance in companies or associations authorized to do business in this state; provided, that there shall be deducted from said one and one half per cent upon the gross premiums the amount of any county and municipal taxes paid by such companies on real estate owned by them in this state. This tax shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of such companies, except county and municipal taxes on real estate, and except as otherwise in this section provided; provided, that when by the laws of any other state or country, any taxes, fines, penalties, licenses, fees, deposits of money, or of securities, or other obligations or prohibitions, are imposed on insurance companies of this state, doing business in such other state or country, or upon their agents therein, in excess of such taxes, fines, penalties, licenses, fees, deposits of money, or of securities, or other obligations or prohibitions, imposed upon insurance companies of such other state or country, so long as such laws continue in force, the same obligations and prohibitions of whatsoever kind may be imposed by the legislature upon insurance companies of such other state or country doing business in this state.

(c) The shares of capital stock of all banks, organized under the laws of this state, or of the United States, or of any other state and located in this state, shall be assessed and taxed to the owners or holders thereof by the state board of equalization, in the manner to be prescribed by law, in the city or town where the bank is located and not elsewhere. There shall be levied and assessed upon such shares of capital stock an annual tax payable to the state, of six tenths of one per centum upon

for county purposes. The banks shall be liable to the state for this tax and the same shall be paid to the state by them on behalf of the stockholders in the manner and at the time prescribed by law, and they shall have a lien upon the shares of stock and upon any dividends declared thereon to secure the amount so paid.

The moneyed capital, reserve, surplus, undivided profits and all other property belonging to unincorporated banks or bankers of this state, or held by any bank located in this state which has no shares of capital stock, or employed in this state by any branches, agencies, or other representatives of any banks doing business outside of the State of California, shall be likewise assessed and taxed to such banks or bankers by the said board of equalization, in the manner to be provided by law, and taxed at the same rate that is levied upon the shares of capital stock of incorporated banks, as provided in the first paragraph of this subdivision. The value of said property shall be determined by taking the entire property invested in such business, together with all the reserve, surplus, and undivided profits, at their full cash value, and deducting therefrom the value as assessed for county taxes of any real estate, other than mortgage interests therein, owned by such bank and taxed for county purposes. Such taxes shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of the banks and bankers mentioned in this paragraph, except county and municipal taxes on real estate and except as otherwise in this section provided. It is the intention of this paragraph that all moneyed capital and property of the banks and bankers mentioned in this paragraph shall be assessed and taxed at the same rate as an incorporated bank, provided for in the first paragraph of this subdivision. In determining the value of the moneyed capital and property of the banks and bankers mentioned in this subdivision, the said state board of equalization shall include and assess to such banks all property and everything of value owned or held by them, which go to make up the value of the capital stock of such banks and bankers, if the same were incorporated and had shares of capital stock.

The word "banks" as used in this subdivision shall include banking associations, savings and loan societies and trust companies, but shall not include building and loan associations.

(d) All franchises, other than those expressly provided for in this section, shall be assessed at their actual cash value, in the manner to be provided by law, and shall be taxed at the rate of one per centum each year, and the taxes collected thereon shall be exclusively for the benefit of the state.

(e) Out of the revenues from the taxes provided for in this section, together with all other state revenues, there shall be first set apart the moneys to be applied by the state to the support of the public school system and the state university. In the event that the above named revenues are at any time deemed insufficient to meet the annual expenditures of the state, including the above named expenditures for educational purposes, there may be levied, in the manner to be provided by law, a tax, for state purposes, on all the property in the state, including the classes of property enumerated in this section, sufficient to meet the deficiency. All property enumerated in subdivisions a, b, and d of this section shall be subject to taxation, in the manner provided by law, to pay the principal and interest of any bonded indebtedness created and outstanding by any city, city and county, county, town, township or district, before the adoption of this section. The taxes so paid for principal and interest on such bonded indebtedness shall be deducted from the total amount paid in taxes for state purposes.

(f) All the provisions of this section shall be self-executing, and the legislature shall pass all laws necessary to carry this section into effect, and shall provide for a valuation and assessment of the property enumerated in this section, and shall prescribe the duties of the state board of equalization and any other officers in connection with the administration thereof. The rates of taxation fixed in this section shall remain in force until changed by the legislature, three fourths of all the members elected to each of the two houses voting in favor thereof. The taxes herein provided for shall become a lien on the first Monday in March of each year after the adoption of this section and shall become due and payable on the first Monday in July thereafter. The gross receipts and gross premiums herein mentioned shall be computed for the year ending the thirty-first day of December prior to the levy of such taxes and the value of any property mentioned herein shall be fixed as of the first Monday in March. Nothing herein contained shall affect any tax levied or assessed prior to the adoption of this section; and all laws in relation to such taxes in force at the time of the adoption of this section shall remain in force until changed by the legislature. Until the year 1948 the state shall reimburse San Bernardino and Placer counties for the net loss in county revenue occasioned by the withdrawal of railroad property from county taxation. The legislature shall provide for reimbursement from the general funds of any county to districts therein where loss or occasioned in such districts by the withdrawal from local taxation of property taxed for state purposes only.

(g) No injunction shall ever issue in any suit, action or proceeding in any court against this state or against any officer thereof to prevent or enjoin the collection of any tax levied under the provisions of this section until such tax has been actually paid; but after such payment action may be maintained to recover any tax illegally collected in such manner, and all such suits as may now or hereafter be provided by law.

Second. Section ten of article thirteen of said constitution

the entire mileage over which such business is done, of receipts on all business passing through, into, or out of this state.

The percentages above mentioned shall be as follows: On all railroad companies, including street railways, four per cent; on all sleeping car, dining car, drawing-room car, palace car companies, refrigerator, oil, stock, fruit and other car-loading and other car companies, three per cent; on all companies doing express business on any railroad, steamboat, vessel or stage line, two per cent; on all telegraph and telephone companies, three and one half per cent; on all companies engaged in the transmission or sale of gas or electricity, four per cent. Such taxes shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property above enumerated of such companies except as otherwise in this section provided; provided, that nothing herein shall be construed to release any such company from the payment of any amount agreed to be paid or required by law to be paid for any special privilege or franchise granted by any of the municipal authorities of this state.

(b) Every insurance company or association doing business in this state shall annually pay to the state a tax of one and one half per cent upon the amount of the gross premiums received upon its business done in this state, less return premiums and reinsurance in companies or associations authorized to do business in this state; provided, that there shall be deducted from said one and one half per cent upon the gross premiums the amount of any county and municipal taxes paid by such companies on real estate owned by them in this state. This tax shall be in lieu of all other taxes and licenses, state, county and municipal, upon the property of such companies, except county and municipal taxes on real estate, and except as otherwise in this section provided; provided, that when by the laws of any other state or country, any taxes, fines, penalties, licenses, fees, deposits of money, or of securities, or other obligations or prohibitions, are imposed on insurance companies of this state, doing business in such other state or country, or upon their agents therein, in excess of such taxes, fines, penalties, licenses, fees, deposits of money, or of securities, or other obligations or prohibitions, imposed upon insurance companies of such other state or country, so long as such laws continue in force, the same obligations and prohibitions of whatsoever kind may be imposed by the legislature upon insurance companies of such other state or country doing business in this state.

(c) The shares of capital stock of all banks, organized under the laws of this state, or of the United States, or of any other state and located in this state, shall be assessed and taxed to the owners or holders thereof by the state board of equalization, in the manner to be prescribed by law, in the city or town where the bank is located and not elsewhere. There shall be levied and assessed upon such shares of capital stock an annual tax, payable to the state, of six tenths of one per centum upon the value thereof. The value of each share of stock in each bank, except such as are in liquidation, shall be taken to be the amount paid in thereon, together with its pro rata of the accumulated surplus and undivided profits. The value of each share of stock in each bank which is in liquidation shall be taken to be its pro rata of the actual assets of such bank.

Second. In the event that said resolution is adopted by the legislature, then, and in that event only, to rescind the action of the legislature in passing and adopting said Senate Constitutional Amendment No. 1 so adopted by the legislature at its regular session on the 19th day of March, 1909.

Third. To enact such legislation and appropriate such money as may be necessary for the purpose of submitting to the people of the State of California, the said proposed constitutional amendment, and such other constitutional amendments heretofore proposed by the legislature, as are to be voted upon at the general election in November, 1910.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed hereunto the great seal of the State of California at my office in the State Capitol, this 28th day of September, in the year of our Lord one thousand nine hundred and ten, and of the admission of the State of California the sixtieth.

J. M. Gillett

Governor of the State of California.

Attest:

C. F. Curry.

Secretary of State.

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Book

Filed in the Office of the
CLERK OF THE COURT

Eight
October 1910

CLERK OF THE COURT

T. H. H. H. H.

(6)

PROCLAMATION

State of California }
 } ss
Executive Department }

In accordance with law thereunto directing me,
I hereby proclaim and give notice that a General Election will be held throughout the State of California on TUESDAY, THE EIGHTH DAY OF NOVEMBER, A. D. 1910, at which election the following officers will be elected, namely: Eight members of the House of Representatives of the United States of America, being one Representative from each Congressional District in this State, as prescribed by law.

Also the following State Officers to-wit;

Governor,

Lieutenant Governor,

Two Associate Justices of the Supreme Court of the State of
California,

One Presiding Justice of the First District Court of Appeal,

Two Justices of the District Courts of Appeal, being one each for
the Second and Third Appellate District,

One Justice of the District Court of Appeals in the Second District
in this State, for the unexpired term of J. T. Taggart,
deceased, term ending January 1919, vice W. F. James,
deceased.

Secretary of State,

Controller,

Treasurer,

Attorney General,

Surveyor General,

Clerk of the Supreme Court,

Superintendent of Public Instruction,

Superintendent of State Printing,

Also Three Railroad Commissioners, being one from each railroad district in this State, to wit: the First, Second and Third. Railroad Districts.

Also Four Members of the State Board of Equalization, being one from each district in this State, to wit: the First, Second, Third and Fourth Equalization Districts.

Also Twenty Members of the Senate of the State of California, being one Senator from each of the following Senatorial Districts in this State as prescribed by law, to wit: the Second, Fourth, Sixth, Eighth, Tenth, Twelfth, Fourteenth, Sixteenth, Eighteenth, Twentieth, Twenty-second, Twenty-fourth, Twenty-sixth, Twenty-eighth, Thirtieth, Thirty-second, Thirty-fourth, Thirty-sixth, Thirty-eighth, and Fortieth Senatorial Districts.

Also Eighty Members of the Assembly of the State of California, being one member of the Assembly from each of the Eighty Assembly Districts in the State, as prescribed by law.

Also One Judge of the Superior Court of the State of California, in and for the County of Alameda, for the term prescribed by law.

Also One Judge of the Superior Court of the State of California, in and for the County of Amador, for the unexpired term of R. C. Rust, deceased, term ending January, 1915, vice Fred V. Wood, appointed.

Also One Judge of the Superior Court of the State of California, in and for the County of Butte, for the unexpired term of Warren Gordon, deceased, term ending January, 1915, vice John C. Gray, appointed.

Also One Judge of the Superior Court of the State of California, in and for the County of Glenn, for the term prescribed by law.

Also One Judge of the Superior Court of the State of California, in and for the County of Kern, for the term prescribed by law.

Also Three Judges of the Superior Court of the State of California, in and for the County of Los Angeles, for the term prescribed by law.

Also One Judge of the Superior Court of the State of California, in and for the County of Los Angeles, for the unexpired term of T. T. Smith, deceased, term ending January, 1915, vice J. H. Smith, appointed.

J. M. Gellert.

1. The first part of the document is a list of names and dates, which appears to be a record of some kind. The names are written in a cursive script, and the dates are in a more formal, printed style. The list is organized into two columns, with names on the left and dates on the right.

2. The second part of the document is a section titled "SCHEDULE" in a bold, serif font. Below this title, there is a list of items, each preceded by a number. The items are written in a cursive script, and the numbers are in a printed style. The list is organized into two columns, with numbers on the left and item descriptions on the right.

3. The third part of the document is a section titled "TOTAL" in a bold, serif font. Below this title, there is a single line of text, which appears to be a summary or total of the items listed in the previous section. The text is written in a cursive script.

4. The fourth part of the document is a section titled "REMARKS" in a bold, serif font. Below this title, there is a large area of text, which appears to be a detailed description or explanation of the items listed in the previous sections. The text is written in a cursive script.

5. The fifth part of the document is a section titled "SIGNATURE" in a bold, serif font. Below this title, there is a line of text, which appears to be a signature or name. The text is written in a cursive script.

6. The sixth part of the document is a section titled "DATE" in a bold, serif font. Below this title, there is a line of text, which appears to be a date. The text is written in a cursive script.

John Sullivan

... ..

~~SECRET~~

1936-01-10

~~1936-01-10~~

ELECTION PROCLAMATION.

State of California,

Executive Department.

In accordance with law thereunto directing me, I hereby proclaim and give notice that a General Election will be held throughout the State of California on **TUESDAY, THE EIGHTH DAY OF NOVEMBER, A. D. 1910**, at which election the following officers will be elected, namely: Eight members of the House of Representatives of the United States of America, being one Representative from each Congressional District in this State, as prescribed by law.

Also, the following State Officers, to wit:

Governor.

Lieutenant Governor.

Two Associate Justices of the Supreme Court of the State of California.

One Presiding Justice of the First District Court of Appeal.

Two Justices of the District Courts of Appeal, being one each for the Second and Third Appellate District.

One Justice of the District Court of Appeal in the Second District in this State, for the unexpired term of J. W. Taggart, deceased, term ending January, 1919, vice W. P. James, appointed.

Secretary of State.

Controller.

Treasurer.

Attorney General.

Surveyor General.

Clerk of the Supreme Court.

Superintendent of Public Instruction.

Superintendent of State Printing.

Also, **Three Railroad Commissioners**, being one from each railroad district in this State, to wit: the First, Second, and Third Railroad Districts.

Also, **Four Members of the State Board of Equalization**, being one from each district in this State, to wit: the First, Second, Third, and Fourth Equalization Districts.

Also, **Twenty Members of the Senate of the State of California**, being one Senator from each of the following Senatorial Districts in this State, as prescribed by law, to wit: the Second, Fourth, Sixth, Eighth, Tenth, Twelfth, Fourteenth, Sixteenth, Eighteenth, Twentieth, Twenty-second, Twenty-fourth, Twenty-sixth, Twenty-eighth, Thirtieth, Thirty-second, Thirty-fourth, Thirty-sixth, Thirty-eighth, and Fortieth Senatorial Districts.

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Also, **One Judge of the Superior Court of the State of California**, in and for the County of Alameda, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Amador, for the unexpired term of R. C. Rust, deceased, term ending January, 1915, vice Fred V. Wood, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Butte, for the unexpired term of Warren Sexton, deceased, term ending January, 1915, vice John C. Gray, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Glenn, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Kern, for the term prescribed by law.

Also, **Three Judges of the Superior Court of the State of California**, in and for the County of Los Angeles, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Los Angeles, for the unexpired term of W. P. James, resigned, term ending January, 1913, vice Paul J. McCormack, appointed.

Also, **Four Judges of the Superior Court of the State of California**, in and for the City and County of San Francisco, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of San Joaquin, for the unexpired term of W. B. Nutter, resigned, term ending January, 1915, vice J. A. Plummer, appointed.

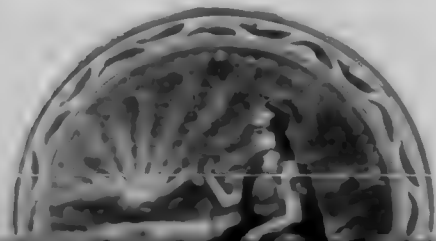
Also, **One Judge of the Superior Court of the State of California**, in and for the County of Santa Clara, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Solano, for the unexpired term of Frank R. Devlin, resigned, term ending January, 1915, vice A. J. Buckles, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Tulare, for the term prescribed by law.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the State of California; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

In Testimony Whereof, I, J. N. GILLETT, as Governor of the State of California,
have hereunto set my hand and caused the Great Seal of said State to be affixed at the City of Sacramento,
this seventh day of October, A. D. 1910.



J. N. Gillett

Governor of the State of California

In accordance with law thereunto directing me, I hereby proclaim and give notice that a General Election will be held throughout the State of California on **TUESDAY, THE EIGHTH DAY OF NOVEMBER, A. D. 1910**, at which election the following officers will be elected, namely: Eight members of the House of Representatives of the United States of America, being one Representative from each Congressional District in this State, as prescribed by law.

Also, the following State Officers, to wit:

Governor.

Lieutenant Governor.

Two Associate Justices of the Supreme Court of the State of California.

One Presiding Justice of the First District Court of Appeal.

Two Justices of the District Courts of Appeal, being one each for the Second and Third Appellate District.

One Justice of the District Court of Appeal in the Second District in this State, for the unexpired term of J. W. Taggart, deceased, term ending January, 1919, vice W. P. James, appointed.

Secretary of State.

Controller.

Treasurer.

Attorney General.

Surveyor General.

Clerk of the Supreme Court.

Superintendent of Public Instruction.

Superintendent of State Printing.

Also, **Three Railroad Commissioners**, being one from each railroad district in this State, to wit: the First, Second, and Third Railroad Districts.

Also, **Four Members of the State Board of Equalization**, being one from each district in this State, to wit: the First, Second, Third, and Fourth Equalization Districts.

Also, **Twenty Members of the Senate of the State of California**, being one Senator from each of the following Senatorial Districts in this State, as prescribed by law, to wit: the Second, Fourth, Sixth, Eighth, Tenth, Twelfth, Fourteenth, Sixteenth, Eighteenth, Twentieth, Twenty-second, Twenty-fourth, Twenty-sixth, Twenty-eighth, Thirtieth, Thirty-second, Thirty-fourth, Thirty-sixth, Thirty-eighth, and Fortieth Senatorial Districts.

Also, **Eighty Members of the Assembly of the State of California**, being one member of the Assembly from each of the Eighty Assembly Districts in the State, as prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Alameda, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Amador, for the unexpired term of R. C. Rust, deceased, term ending January, 1915, vice Fred V. Wood, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Butte, for the unexpired term of Warren Sexton, deceased, term ending January, 1915, vice John C. Gray, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Glenn, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Kern, for the term prescribed by law.

Also, **Three Judges of the Superior Court of the State of California**, in and for the County of Los Angeles, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Los Angeles, for the unexpired term of W. P. James, resigned, term ending January, 1913, vice Paul J. McCormack, appointed.

Also, **Four Judges of the Superior Court of the State of California**, in and for the City and County of San Francisco, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of San Joaquin, for the unexpired term of W. B. Nutter, resigned, term ending January, 1915, vice J. A. Plummer, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Santa Clara, for the term prescribed by law.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Solano, for the unexpired term of Frank R. Devlin, resigned, term ending January, 1915, vice A. J. Buckles, appointed.

Also, **One Judge of the Superior Court of the State of California**, in and for the County of Tulare, for the term prescribed by law.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the State of California; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

In Testimony Whereof, I, J. N. GILLETT, as Governor of the State of California,
have hereunto set my hand and caused the Great Seal of said State to be affixed at the City of Sacramento, this seventh day of October, A. D. 1910.



Attest:

J. N. Gillett

Governor of the State of California.

B. F. Curry.

Secretary of State.

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THE NEXT GENERAL ELECTION TO BE HELD ON THE EIGHTH DAY OF NOVEMBER, A.

Mr. C. H. Lloyd, Chief
 Lewis A. Hillman

THE EIGHTH DAY OF NOVEMBER, A. D. 1910.

THE EIGHTH DAY OF NOVEMBER, A. D. 1910.

and state. I was paid for the part of the work in the construction of my department of engineering and architecture from the general fund. I was well compensated for the work I did in all phases of planning and construction.

[illegible][illegible]

three months next preceding the general election to be held in the month of November, nineteen hundred and ten, the costs of publication shall be paid out of the San Diego harbor improvement fund, on controller's warrants duly drawn for that purpose.

SEC. 12. The state controller and state treasurer are hereby directed to transfer from any moneys paid into the San Diego seawall fund under the provisions of this act to the general fund of the State of California, any and all sums of money theretofore transferred from said general fund to the San Diego seawall fund, together with interest on said moneys from the date of transfer at the rate of four per cent per annum.

SEC. 13. This act may be known and cited as the "San Diego seawall act of 1909."

W. R. DORRIS,
President of the Senate.
P. A. STANTON,
Speaker of the Assembly.

J. N. GILBERT, Governor.

Notarially Witnessed in the office of said Governor of said the Territory of April 14 1909, before me, the undersigned, J. P. GILBERT, Secretary of State, in J. H. HARRIS, Deputy.

Journal of the Assembly.
February 23, A. D. 1910. Lewis A. Hilborn,
Secretary of the Senate.
March 5, A. D. 1910. Clio Lloyd, Chief
Clerk of the Assembly.

CONSTITUTIONAL AMENDMENT NO. 44.

February 23, A. D. 1910. Lewis A. Hilborn,
Secretary of the Senate.
March 5, A. D. 1910. Clio Lloyd, Chief
Clerk of the Assembly.

CHAPTER 27.

Amendment No. 44.—A resolution to propose to
the people of California an amendment to the constitution,
providing that the classification by
the State of California of its regular session,
day of January, into hundred and nine,
members elected to each of the two houses of
the State of California, the following amendment
of the State of California.

Article twelve is hereby amended to read as
follows: "The State of California shall have no power to pass any act
or banking purposes, but corporations or as-
signed for such purposes under general laws, and
available for the classification of cities and towns
purpose of regulating the business of banking,
tion, or individual still issue or put in circula-
tion but the lawful money of the United

W. R. PORTER,
President of the Senate.
P. A. STANTON,
Speaker of the Assembly.

Journal of the Assembly.
February 23, A. D. 1910. Lewis A. Hilborn,
Secretary of the Senate.
March 5, A. D. 1910. Clio Lloyd, Chief
Clerk of the Assembly.

CONSTITUTIONAL AMENDMENT NO. 52.

September 7, A. D. 1910. Lewis A. Hilborn,
Secretary of the Senate.
September 8, A. D. 1910. Clio Lloyd, Chief
Clerk of the Assembly.

CHAPTER 2.

Amendment No. 52.—A resolution to propose to
the people of California an amendment to the constitution,
amending section 22 of article IV,
so may be appropriated and drawn from the

State of California at its extraordinary ses-
sion, commencing on the sixth day of Sep-
tember, of all the members elected to each of the
two houses of the State of California.

Section 22 of article IV of the constitution of
the State of California shall be amended to read
as follows: "The State of California shall have no power to pass any act
or banking purposes, but corporations or as-
signed for such purposes under general laws, and
available for the classification of cities and towns
purpose of regulating the business of banking,
tion, or individual still issue or put in circula-
tion but the lawful money of the United

Section 1. For the purpose of providing
for the indebtedness hereby authorized to be
incurred by the board of state harbor commis-
sioners for the construction, improvement, and
maintenance of wharves, piers, seawalls, and
other structures in connection with the harbor
of San Francisco, to create a sinking fund
to provide for the payment of said bonds, to
make an appropriation of five thousand dollars
for the expense of printing said bonds, and to provide for
the collection of the same, the people of the State of California, in
their assembly, do enact as follows:

SECTION 1. For the purpose of providing
for the indebtedness hereby authorized to be
incurred by the board of state harbor commis-
sioners for the construction, improvement, and
maintenance of wharves, piers, seawalls, and
other structures in connection with the harbor
of San Francisco, to create a sinking fund
to provide for the payment of said bonds, to
make an appropriation of five thousand dollars
for the expense of printing said bonds, and to provide for
the collection of the same, the people of the State of California, in
their assembly, do enact as follows:

SENATE BILL NO. 485.

Passed the Senate, March 8, A. D. 1910. Lewis A. Hilborn,
Secretary of the Senate.
Passed the Assembly, March 15, A. D. 1910. Clio Lloyd, Chief
Clerk of the Assembly.
This bill was received by the Governor, this 19th day of March,
A. D. 1910, at 11 o'clock A. M. E. C. Curry, Private Secretary of
the Governor.

CHAPTER 32.

An act to provide for the issuance and sale of state bonds to create a
fund for the improvement of the harbor of San Francisco by the construction
of wharves, piers, seawalls, and other structures in connection with the harbor
of San Francisco; to create a sinking fund to provide for the payment of said
bonds; to define the duties of state officers in connection with the sale of
said bonds; to make an appropriation of five thousand dollars for the expense
of printing said bonds; and to provide for the collection of the same.

SECTION 1. For the purpose of providing
for the indebtedness hereby authorized to be
incurred by the board of state harbor commis-
sioners for the construction, improvement, and
maintenance of wharves, piers, seawalls, and
other structures in connection with the harbor
of San Francisco, to create a sinking fund
to provide for the payment of said bonds, to
make an appropriation of five thousand dollars
for the expense of printing said bonds, and to provide for
the collection of the same, the people of the State of California, in
their assembly, do enact as follows:

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for the indebtedness hereby authorized to be
incurred by the board of state harbor commis-
sioners for the construction, improvement, and
maintenance of wharves, piers, seawalls, and
other structures in connection with the harbor
of San Francisco, to create a sinking fund
to provide for the payment of said bonds, to
make an appropriation of five thousand dollars
for the expense of printing said bonds, and to provide for
the collection of the same, the people of the State of California, in
their assembly, do enact as follows:

SECTION 1. For the purpose of providing
for the indebtedness hereby authorized to be
incurred by the board of state harbor commis-
sioners for the construction, improvement, and
maintenance of wharves, piers, seawalls, and
other structures in connection with the harbor
of San Francisco, to create a sinking fund
to provide for the payment of said bonds, to
make an appropriation of five thousand dollars
for the expense of printing said bonds, and to provide for
the collection of the same, the people of the State of California, in
their assembly, do enact as follows:

SECTION 1. For the purpose of providing
for the indebtedness hereby authorized to be
incurred by the board of state harbor commis-
sioners for the construction, improvement, and
maintenance of wharves, piers, seawalls, and
other structures in connection with the harbor
of San Francisco, to create a sinking fund
to provide for the payment of said bonds, to
make an appropriation of five thousand dollars
for the expense of printing said bonds, and to provide for
the collection of the same, the people of the State of California, in
their assembly, do enact as follows:

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sioners for the construction, improvement, and
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of San Francisco, to create a sinking fund
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sioners for the construction, improvement, and
maintenance of wharves, piers, seawalls, and
other structures in connection with the harbor
of San Francisco, to create a sinking fund
to provide for the payment of said bonds, to
make an appropriation of five thousand dollars
for the expense of printing said bonds, and to provide for
the collection of the same, the people of the State of California, in
their assembly, do enact as follows:

SECTION 1. For the purpose of providing
for the indebtedness hereby authorized to be
incurred by the board of state harbor commis-
sioners for the construction, improvement, and
maintenance of wharves, piers, seawalls, and
other structures in connection with the harbor
of San Francisco, to create a sinking fund
to provide for the payment of said bonds, to
make an appropriation of five thousand dollars
for the expense of printing said bonds, and to provide for
the collection of the same, the people of the State of California, in
their assembly, do enact as follows:

State of California.

of State the 5th day
of State.

ADMENT NO. 11.

69. Lewis A. Hilborn,
69. Clio Lloyd, Chief
rnor this 12th day of
etary of the Governor.

At its regular session, ten hundred and ninety-one of the two houses of assembly proposed the following amendment to

and to be known as such, and all moneys of the corporation shall be paid into the treasury; and moneys so paid into the treasury shall be used for fiscal years.

Part of said Panama Canal fee, or charge of assessed or charged International Exposition, while being used

own as the Panama
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of the people of the State of California, represented in senate and assembly, do enact as follows:

SECTION 1. A system of state bonds shall be constructed and provided for the payment of the same, in the manner provided by law by the department of finance, and the cost thereof shall not exceed eighteen million dollars. For the purpose of the construction of said system, the State of California is authorized to incur an indebtedness in the sum of eighteen million dollars.

SECTION 2. The people of the State of California, represented in senate and assembly, do enact as follows:

SECTION 1. For the purpose of providing a fund for the payment of the indebtedness of the State of California, the board of state harbor commissioners, of a necessary area for a tidal basin, for wharves, docks, piers, and appurtenances in the county of San Diego; to create a sinking fund for the payment of said bonds; to define the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people.

SENATE BILL NO. 464
Passed the Senate March 12, A. D. 1909.
Passed the Assembly March 20, A. D. 1909.
This bill was received by the Governor, March 20, A. D. 1909, at 5 o'clock P. M. E. C. Cooper, Private Secretary of the Governor.

California:

On the fourth day of January, A. D. 1909, and ending on the twenty-fourth day of March, A. D. 1909, two thirds of all the members elected to each of the houses, to wit: Senate Constitutional Amendment No. 11; Senate Constitutional Amendment No. 36; Senate Constitutional Amendment No. 38; Senate Constitutional Amendment No. 39; Senate Constitutional Amendment No. 40; Senate Constitutional Amendment No. 41; Senate Constitutional Amendment No. 42; Senate Constitutional Amendment No. 43; Senate Constitutional Amendment No. 44; Senate Constitutional Amendment No. 45; Senate Constitutional Amendment No. 46; Senate Constitutional Amendment No. 47; Senate Constitutional Amendment No. 48; Senate Constitutional Amendment No. 49; Senate Constitutional Amendment No. 50; Senate Constitutional Amendment No. 51; Senate Constitutional Amendment No. 52; Senate Constitutional Amendment No. 53; Senate Constitutional Amendment No. 54; Senate Constitutional Amendment No. 55; Senate Constitutional Amendment No. 56; Senate Constitutional Amendment No. 57; Senate Constitutional Amendment No. 58; Senate Constitutional Amendment No. 59; Senate Constitutional Amendment No. 60; Senate Constitutional Amendment No. 61; Senate Constitutional Amendment No. 62; Senate Constitutional Amendment No. 63; Senate Constitutional Amendment No. 64; Senate Constitutional Amendment No. 65; Senate Constitutional Amendment No. 66; Senate Constitutional Amendment No. 67; Senate Constitutional Amendment No. 68; Senate Constitutional Amendment No. 69; Senate Constitutional Amendment No. 70; Senate Constitutional Amendment No. 71; Senate Constitutional Amendment No. 72; Senate Constitutional Amendment No. 73; Senate Constitutional Amendment No. 74; Senate Constitutional Amendment No. 75; Senate Constitutional Amendment No. 76; Senate Constitutional Amendment No. 77; Senate Constitutional Amendment No. 78; Senate Constitutional Amendment No. 79; Senate Constitutional Amendment No. 80; Senate Constitutional Amendment No. 81; Senate Constitutional Amendment No. 82; Senate Constitutional Amendment No. 83; Senate Constitutional Amendment No. 84; Senate Constitutional Amendment No. 85; Senate Constitutional Amendment No. 86; Senate Constitutional Amendment No. 87; Senate Constitutional Amendment No. 88; Senate Constitutional Amendment No. 89; Senate Constitutional Amendment No. 90; Senate Constitutional Amendment No. 91; Senate Constitutional Amendment No. 92; Senate Constitutional Amendment No. 93; Senate Constitutional Amendment No. 94; Senate Constitutional Amendment No. 95; Senate Constitutional Amendment No. 96; Senate Constitutional Amendment No. 97; Senate Constitutional Amendment No. 98; Senate Constitutional Amendment No. 99; Senate Constitutional Amendment No. 100.

SECTION 1. For the purpose of providing a fund for the payment of the indebtedness of the State of California, the board of state harbor commissioners, of a necessary area for a tidal basin, for wharves, docks, piers, and appurtenances in the county of San Diego; to create a sinking fund for the payment of said bonds; to define the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people.

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SECTION 1. For the purpose of providing a fund for the payment of the indebtedness of the State of California, the board of state harbor commissioners, of a necessary area for a tidal basin, for wharves, docks, piers, and appurtenances in the county of San Diego; to create a sinking fund for the payment of said bonds; to define the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people.

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SECTION 1. For the purpose of providing a fund for the payment of the indebtedness of the State of California, the board of state harbor commissioners, of a necessary area for a tidal basin, for wharves, docks, piers, and appurtenances in the county of San Diego; to create a sinking fund for the payment of said bonds; to define the duties of state officers in relation thereto; making an appropriation of one thousand dollars for the expense of printing said bonds; and providing for the submission of this act to a vote of the people.

Thanksgiving Proclamation



State of California
1910



Proclamation

By the Governor

Thanksgiving Day, 1910



The President of the United States has set apart Thursday, November 24, 1910, as a day of thanksgiving and prayer to Almighty God, in a proclamation reading as follows:

"This year of 1910 is drawing to a close. The records of population and harvests, which are the index of progress, show vigorous national growth, and the health and prosperous well-being of our communities throughout this land and in our possessions beyond the seas. These blessings have not descended upon us in restricted measure, but overflow and abound. They are the blessings and bounty of God.

"We continue to be at peace with the rest of the world. In all essential matters our relations with other peoples are harmonious, with an ever-growing reality of friendliness and depth of recognition of mutual dependence. It is especially to be noted that during the last year great progress has been achieved in the cause of arbitration and the peaceful settlement of international disputes.

"Now, therefore, I, William Howard Taft, President of the United States of America, in accordance with the wise custom of the civil magistrates since the first settlements in this land, and with the rule established from the foundation of this Government, do appoint Thursday, November 24, 1910, as a day of national thanksgiving and prayer, enjoining the people upon that day to meet in their churches for the praise of Almighty God, and to return heartfelt thanks to Him for all his goodness and loving-kindness."

THEREFORE, in conformity with the proclamation of the President, and following the praiseworthy custom handed down by our forefathers, I, J. N. Gillett, Governor of the State of California, do designate

Thursday, the 24th day of November, 1910,

as a day of general thanksgiving, and upon that day, remindful that the past year has been one affording us much to be thankful for, with a prosperous, happy, and contented people, with our lands free from floods, devastations, and famines, with the resources of our soil yielding in abundance. I

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recommend that all business cease, and that our people in their homes and in their churches on this Thanksgiving day return thanks to Him, the giver of all things.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of State to be affixed. Done at the Capitol, in the City of Sacramento this 12th day of November, in the year of our Lord, one thousand nine hundred and ten.

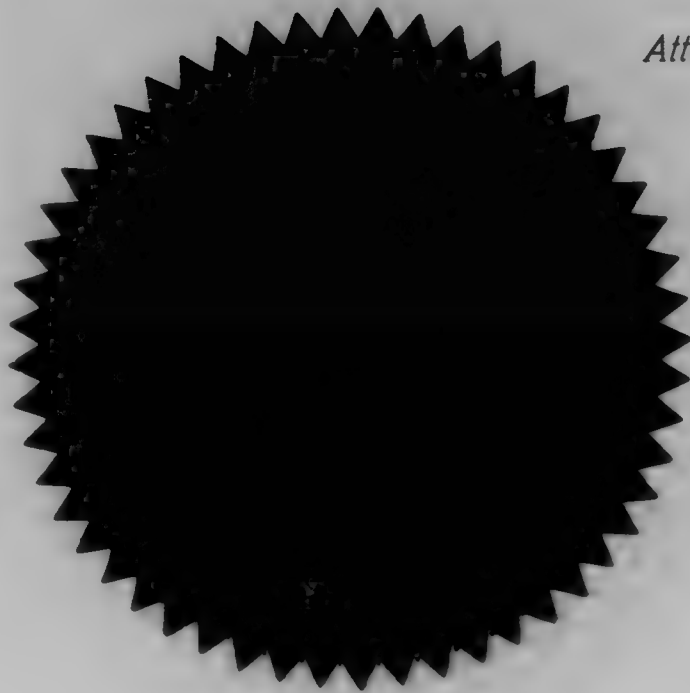
J. M. Gillett

Governor.

Attest:

B. F. Curry.

Secretary of State.



[T 5070:371]

Received of the
State of New York

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LED in the Office of the
SECRETARY OF STATE

24th
Jan 1910

C. H. Curran

by J. H. Curran
Record Book Page

Jan. 17, 1910

QUARANTINE ORDER, No. 3.

Tulare County.

WHEREAS, The State Commissioner of Horticulture has determined from common report, from personal inspection and from the report of the State Quarantine Officer that the commercial citrus fruit trees and all others as far as examined in Tulare county are entirely free from the Red scale (*Chrysomphalus aspidioti*), Black scale (*Aspidiotia oleae*), purple scale (*Lepidosaphes beckii*), and other scales detrimental to the production of fruit; and,

WHEREAS, There is a continual danger of the introduction of the said scales and others into Tulare county; and,

WHEREAS, A reasonable quarantine regulation could protect the fruit interests of the said county without violating the rights of other sections; therefore,

IT IS ORDERED, That a quarantine be and is hereby established against the importation of all fruit and nursery stock and plants into Tulare county, and the State Commissioner of Horticulture, his Deputy and all his inspectors are hereby instructed to hold and cause to be held at the place where the ships are originated all such stock coming from the said county of Tulare; it is unlawful for any person to violate the order for any reason, express or implied, or to bring or cause to be brought into said county any such stock as may be so held, or to deliver, or cause to be delivered, any such stock to be so held, and it is further ordered that all such stock which may be so held and delivered and received at Porterville, Lindsay, Hanford, Visalia, Merced, Fresno and Madera, all within the said county, and it is hereby declared that the above named cities are the only places where such stock may be received, and all the places named all such stock may be received and will be promptly forwarded, and if not so forwarded will be destroyed.

State Commissioner of Horticulture.

APPROVED:

Governor of the State of California.

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L. F. Lewis

By *L. F. Lewis*

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L. F. Curry

By A. H. [unclear]

STATE OF CALIFORNIA

Office of the State Commissioner of Horticulture,

QUARANTINE ORDER No. 4.

Sacramento, March 28th, 1910 .

From that
WHEREAS, Information has been received by this Commission, and the fact having been duly determined by the Commission, it appears that a certain fruit and vegetable fly known as Dacus cucurbitae is prevalent in the Hawaiian Islands, and very destructive to watermelons, musk melons, cucumbers and tomatoes on these Islands, and that the said Dacus cucurbitae is not known to exist in the State of California; and ,

WHEREAS, The introduction of this fly into the State would entail great and irreparable losses to the horticultural products subject to its attacks; and,

WHEREAS, The most rigid inspection cannot determine the presence of the larva or maggot of this fly without the destruction of the fruit or vegetable which may be infected; therefore

IT IS ORDERED, That a horticultural quarantine, be and is hereby established against watermelons, musk melons, cucumbers and tomatoes imported from the Hawaiian Islands or other territory known by the State Commission to contain infection of the Dacus cucurbitae, and all deputies of the State Commission of Horticulture, County Horticultural Commissions and horticultural quarantine officers are hereby instructed to hold all such fruits or vegetables above described for exportation out of the State or to be destroyed as may be directed by the owner or consignee.



State Commissioner of Horticulture.

APPROVED BY

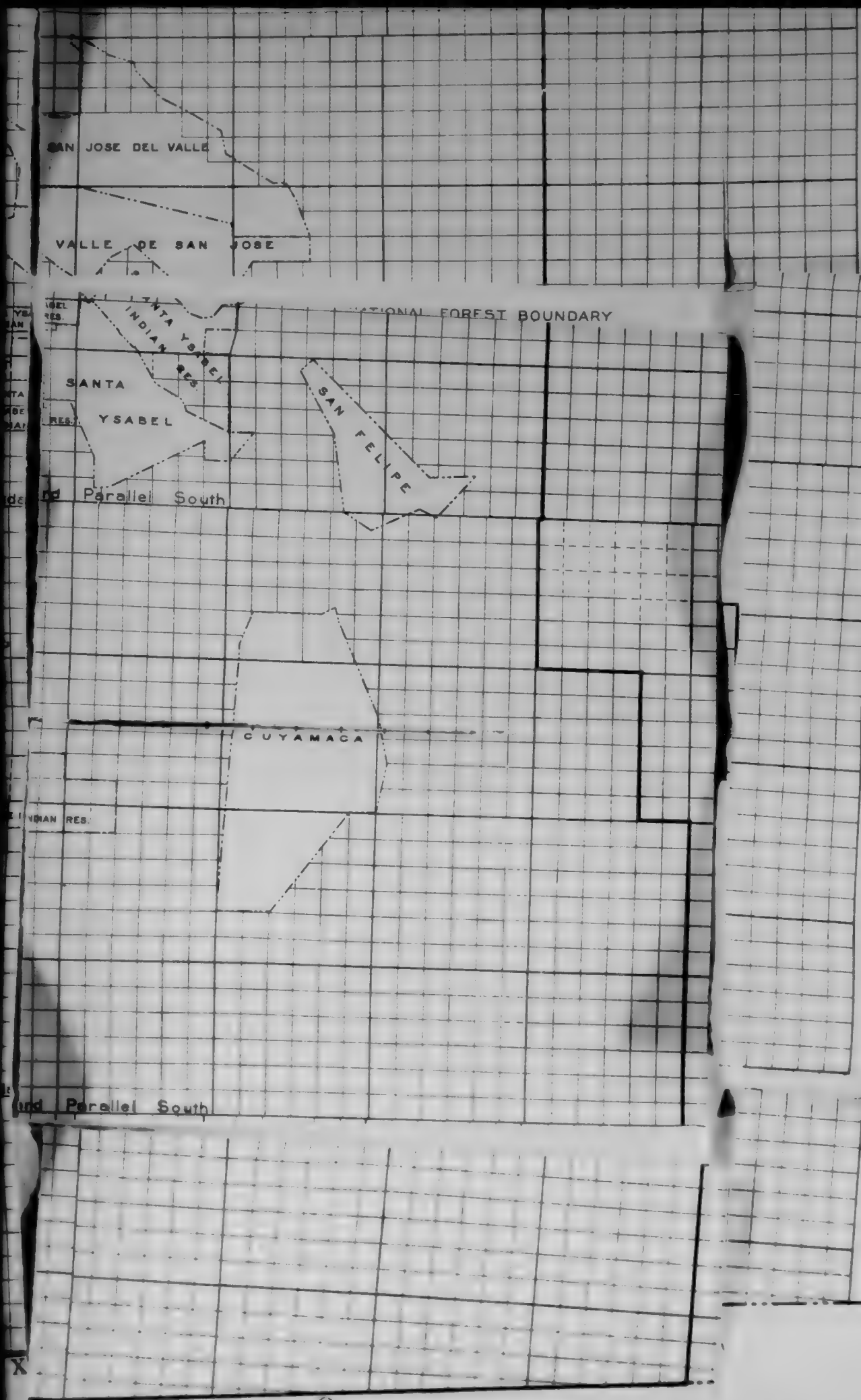


Governor of the State of California.

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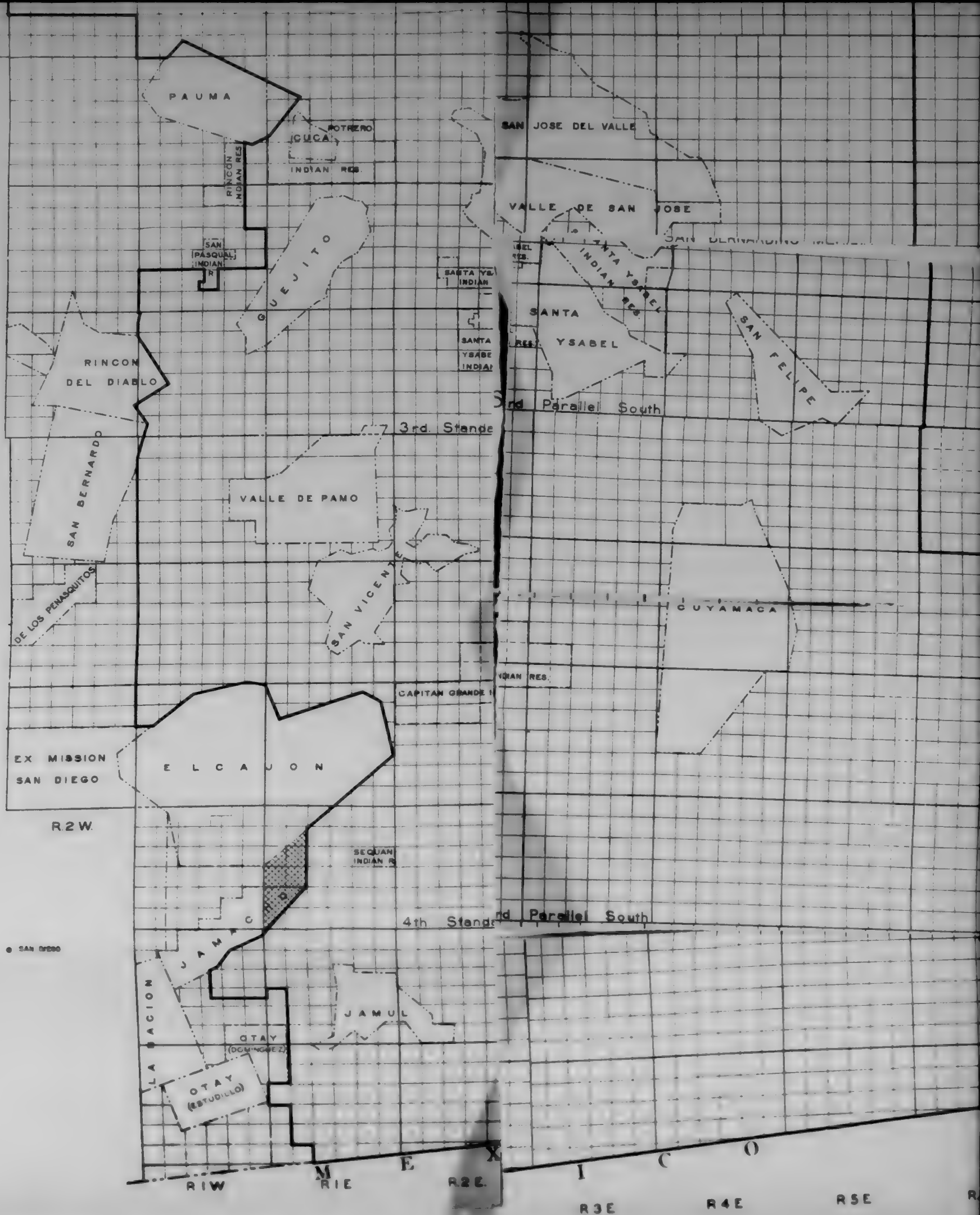
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PART TWO OF DIAGRAM
(DIAGRAM IN TWO PARTS)
FOREST SERVICE U.S. DEPT. OF AGRICULTURE
1910

CLEVELAND NATIONAL FOREST

CALIFORNIA

SAN BERNARDINO MERIDIAN

- NATIONAL FOREST
- ADDITION
- ELIMINATIONS

DIAGRAM FORMING PART OF PROCLAMATION



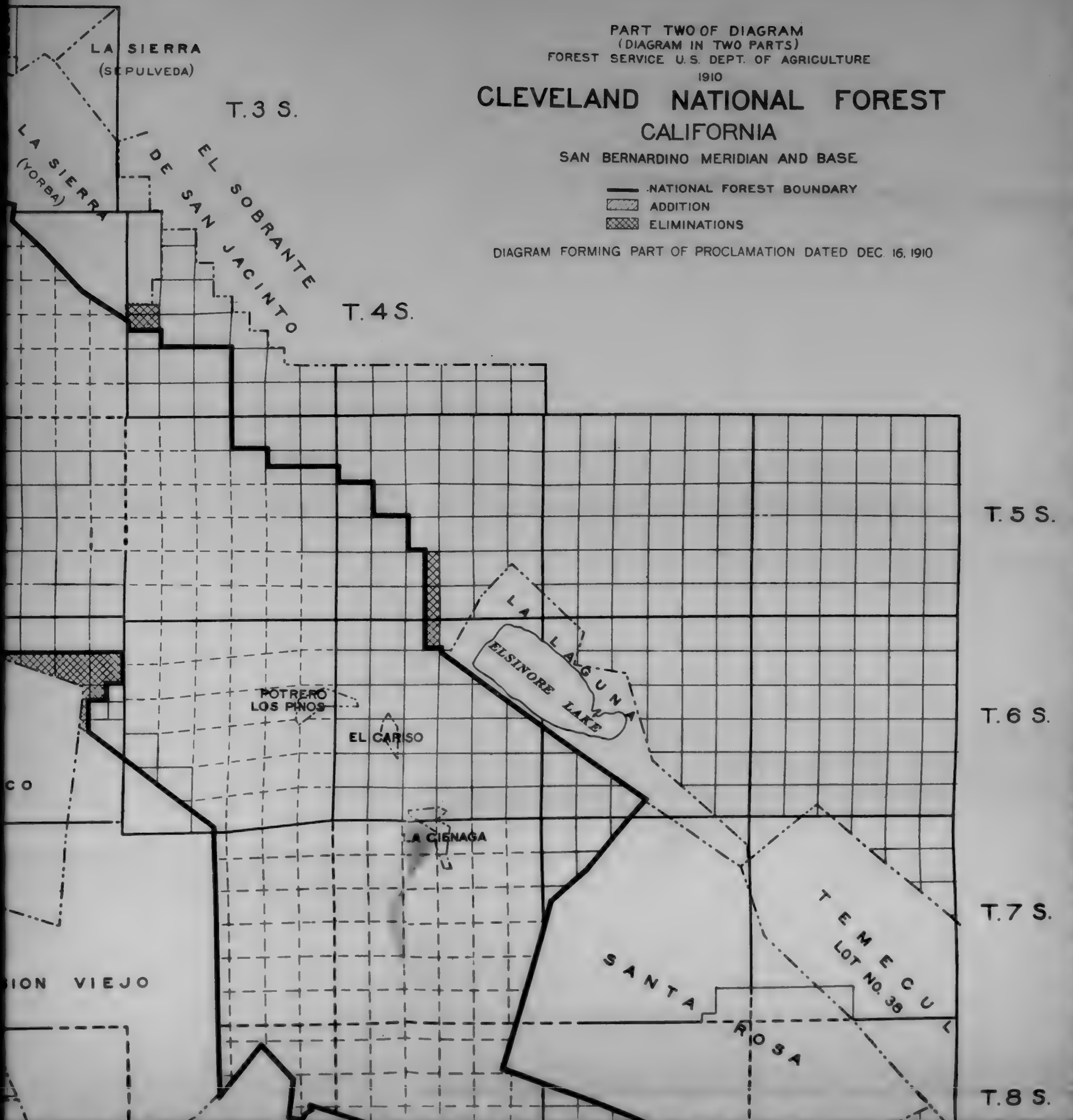
PART TWO OF DIAGRAM
(DIAGRAM IN TWO PARTS)
FOREST SERVICE U.S. DEPT. OF AGRICULTURE
1910

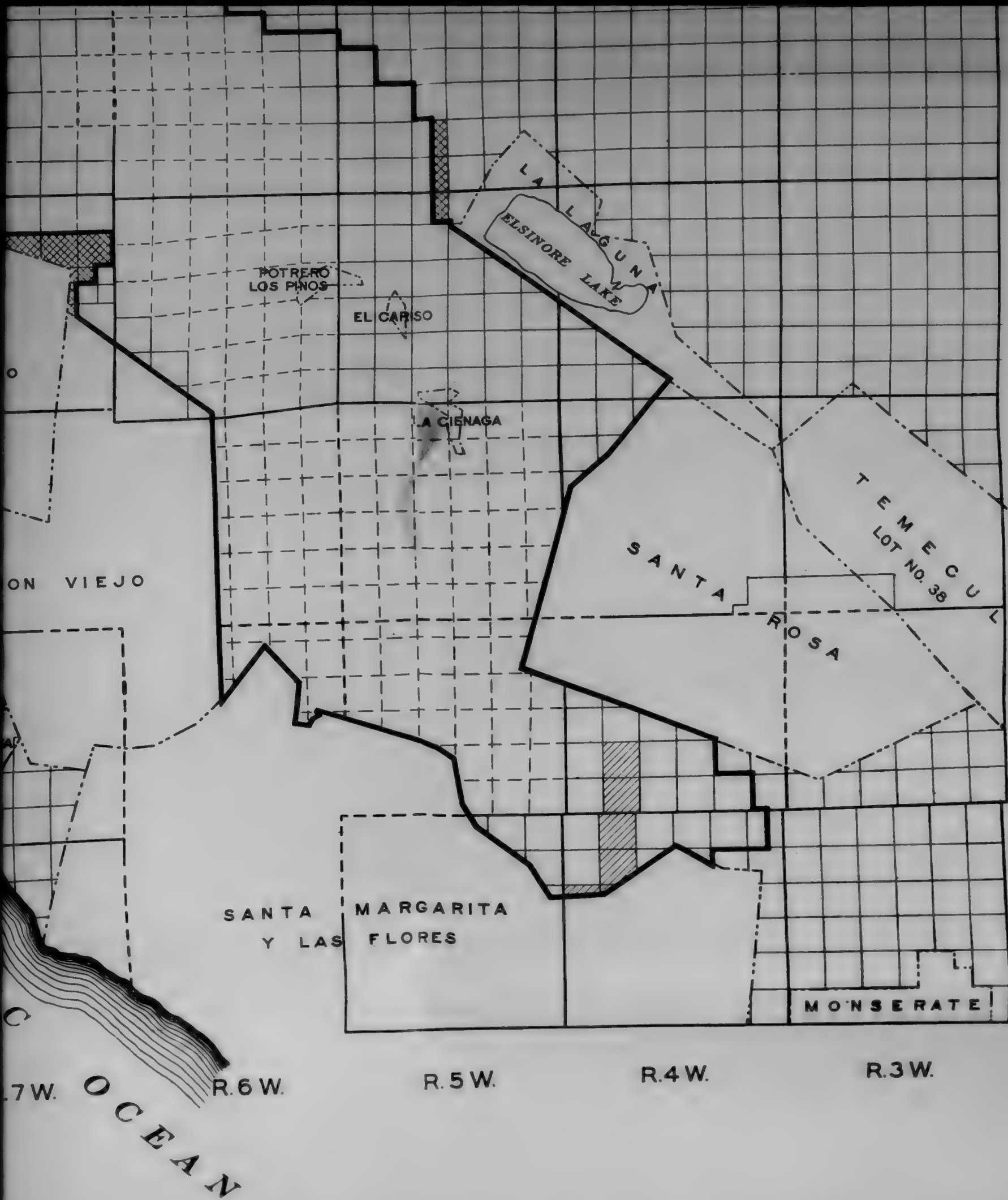
CLEVELAND NATIONAL FOREST CALIFORNIA

SAN BERNARDINO MERIDIAN AND BASE

- NATIONAL FOREST BOUNDARY
- ▨ ADDITION
- ▩ ELIMINATIONS

DIAGRAM FORMING PART OF PROCLAMATION DATED DEC. 16, 1910





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POTRERO
LOS PINOS

EL CARISO

LA LAGUNA
ELSINORE LAKE

TRABUCO

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MISSION VIEJO

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BOCA
DE LA PLAYA

SANTA MARGARITA
Y LAS FLORES

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CLEVELAND NATIONAL FOREST

CALIFORNIA

SECOND PROCLAMATION

By the President of the United States of America

A Proclamation

WHEREAS it appears that the public good will be promoted by adding to the Cleveland National Forest certain lands within the State of California which are in part covered with timber, and by eliminating therefrom certain lands;

Now, therefore, I, WILLIAM H. TAFT, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven, entitled "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Cleveland National Forest are hereby changed and that they are now as shown on parts one and two of the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled "An Act To provide for the entry of Agricultural lands within forest reserves," and Acts amendatory thereof.

The lands hereby eliminated from the Cleveland National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, except that on the same date as the lands eliminated become subject to settlement, the State of California may, if the lands eliminated are subject to such selection, select as indemnity in the satisfaction of its common school grant, not to exceed two sections of land in each entire township restored, or one section in each fractional portion of a township where the restored area thereof exceeds five thousand (5,000) acres, and no person will be permitted to acquire or exercise any right whatever under any settlement or occupancy begun prior to such date, and all such settlement or occupation is hereby forbidden.

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this sixteenth day of December, in the year of our Lord one thousand nine hundred and ten, and of the Independence of the United States the one hundred and thirty-fifth.

[SEAL.]

WM H TAFT

By the President:

P C KNOX

Secretary of State.

[No. 1108.]

[36 0.374]

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TRINITY NATIONAL FOREST

CALIFORNIA

(FOURTH PROCLAMATION)

By the President of the United States of America

A Proclamation

WHEREAS it appears that the public good will be promoted by eliminating certain lands from the Trinity National Forest, and by adding to said Forest certain lands which are in part covered with timber, together with certain lands heretofore embraced in the Shasta National Forest;

Now, therefore, I, WILLIAM H. TAFT, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven, entitled "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Trinity National Forest are hereby changed and that they are now as shown on the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force: *Provided*, That all the rights, powers, and duties of the Secretary of the Interior and the Commissioner of Indian Affairs, and all rights and privileges of their permittees and the Indians, reserved and confirmed by the proclamation of the President of the United States of March second, nineteen hundred and nine, enlarging the Trinity National Forest, shall remain in full force and effect, notwithstanding anything in this proclamation contained.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled "An Act To provide for the entry of Agricultural lands within forest reserves."

The lands hereby eliminated from the Trinity National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but

shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, except that on the same date as the lands eliminated become subject to settlement, the State of California may, if the lands eliminated are subject to such selection, select as indemnity in the satisfaction of its common school grant, not to exceed two sections of land in each entire township restored, or one section in each fractional portion of a township where the restored area thereof exceeds five thousand (5,000) acres, and no person will be permitted to acquire or exercise any right whatever under any settlement or occupancy begun prior to such date, and all such settlement or occupation is hereby forbidden.

It is not intended by this proclamation to release any land from reservation except the areas indicated on the diagram as eliminated.

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this sixteenth day of December, in the year of our Lord one thousand nine hundred and ten, and of the Independence of the United States the one hundred and thirty-fifth.

[SEAL.]

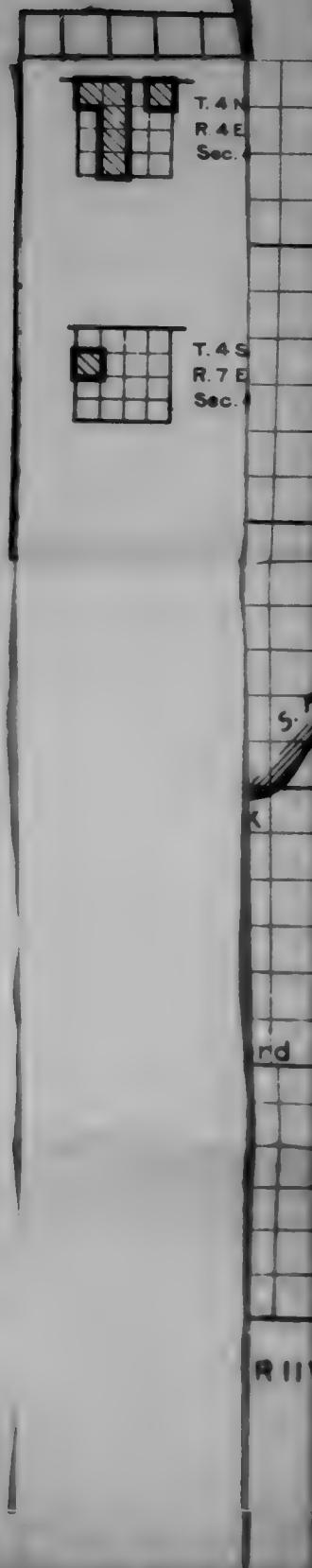
WM H TAFT

By the President:

P C KNOX

Secretary of State.

[No. 1105.]





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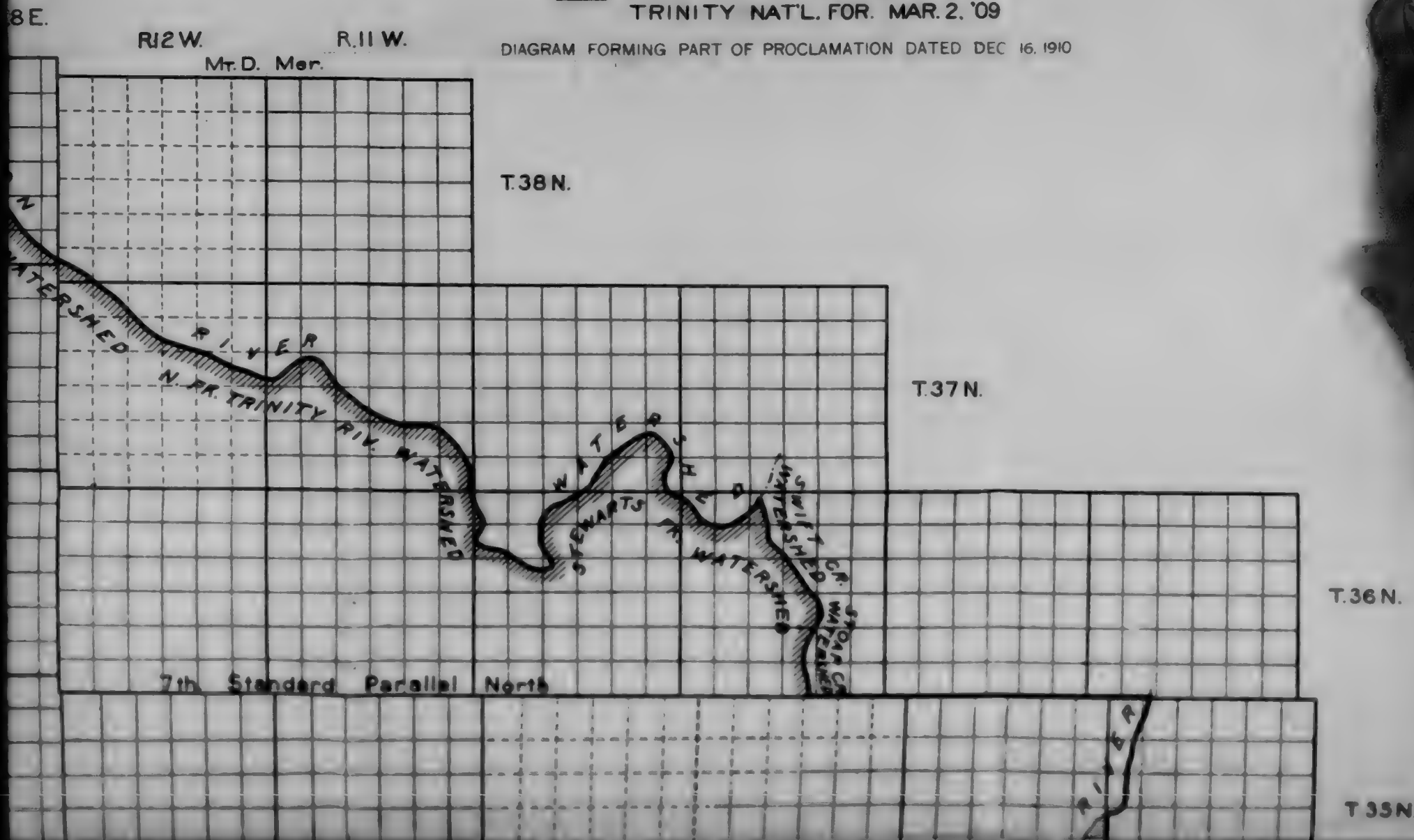
FOREST SERVICE U.S. DEPT. OF AGRICULTURE
1910

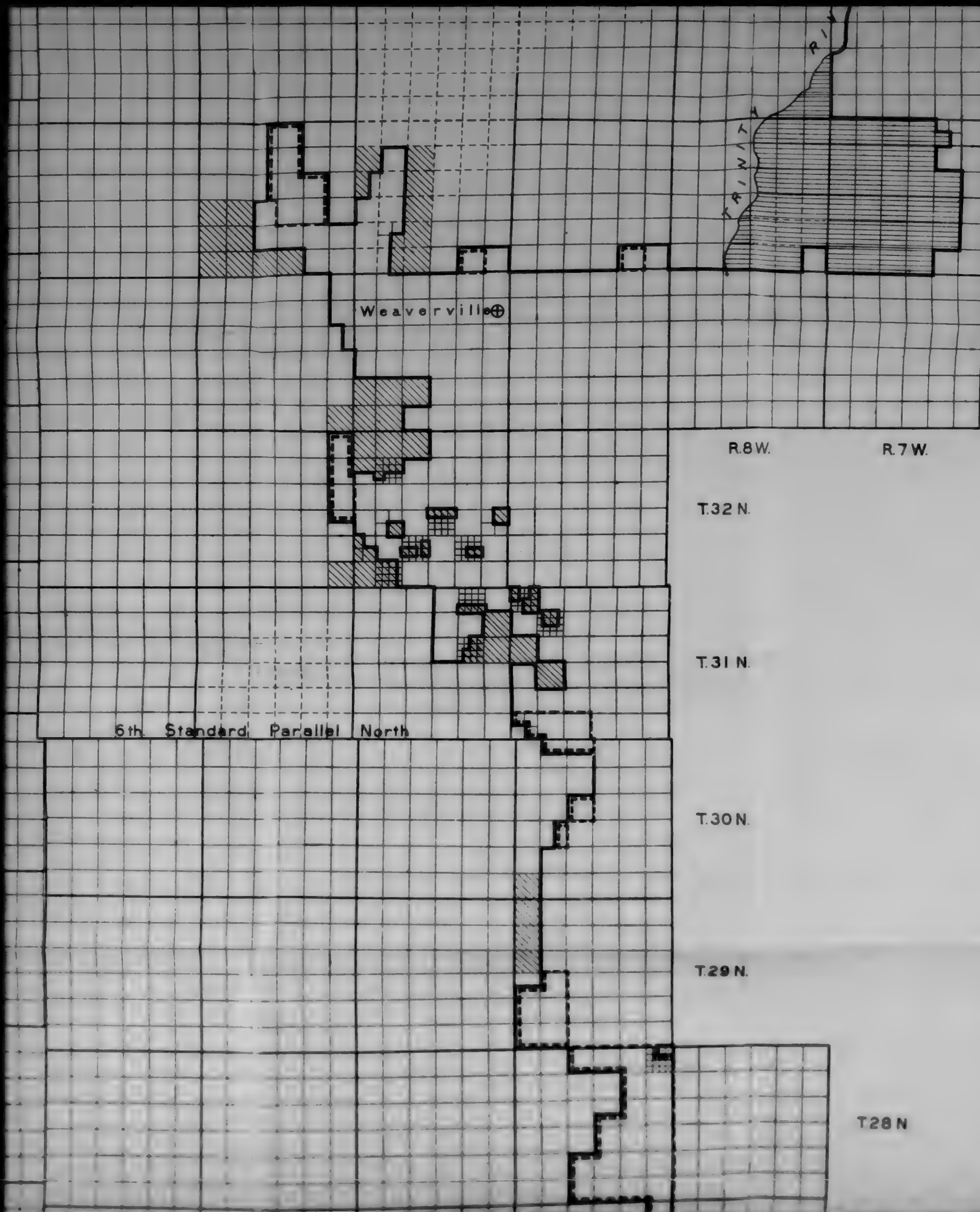
TRINITY NATIONAL FOREST CALIFORNIA

MT. DIABLO MERIDIAN AND BASE
HUMBOLDT MERIDIAN AND BASE

- NATIONAL FOREST BOUNDARY
- ▨ ADDITIONS
- - - ELIMINATIONS
- ▤ TRANSFERRED FROM
SHASTA NATIONAL FOREST
- ▩ PARTS OF HOOPA VALLEY IND.
RESERVATION INCLUDED IN
TRINITY NAT'L. FOR. MAR. 2, '09

DIAGRAM FORMING PART OF PROCLAMATION DATED DEC 16, 1910





T.35N.

T.34N.

T.33 N

R.8W.

R.7W.

T.32 N.

T.31 N.

T.30 N.

T.29 N.

T.28 N

T 6 N

1st. Standard Parallel North

T.5 N.

T.4 N.

T.3 N.

R.3 E.

T.2 N.

T.6 N.
R.4 E.

T.1 N.

Humboldt Base Line

T.5 N.
R.4 E.
Sec. 33

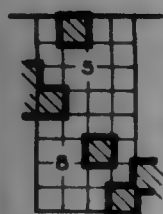
T.1 S.

T.4 N.
R.4 E.
Sec. 4

T.2 S.

T.4 S.
R.7 E.
Sec. 4

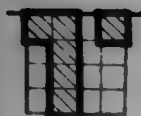
R.4 E



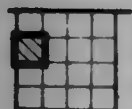
T.6N.
R.4E.



T.5N.
R.4E.
Sec. 33



T.4N.
R.4E.
Sec. 4



T.4S.
R.7E.
Sec. 4

T.2N.

T.1N.

T.1S.

T.2S.

R.4E.

T.3S.

T.4S.

T.5S.

Humboldt Base Line

1st. Standard Parallel South

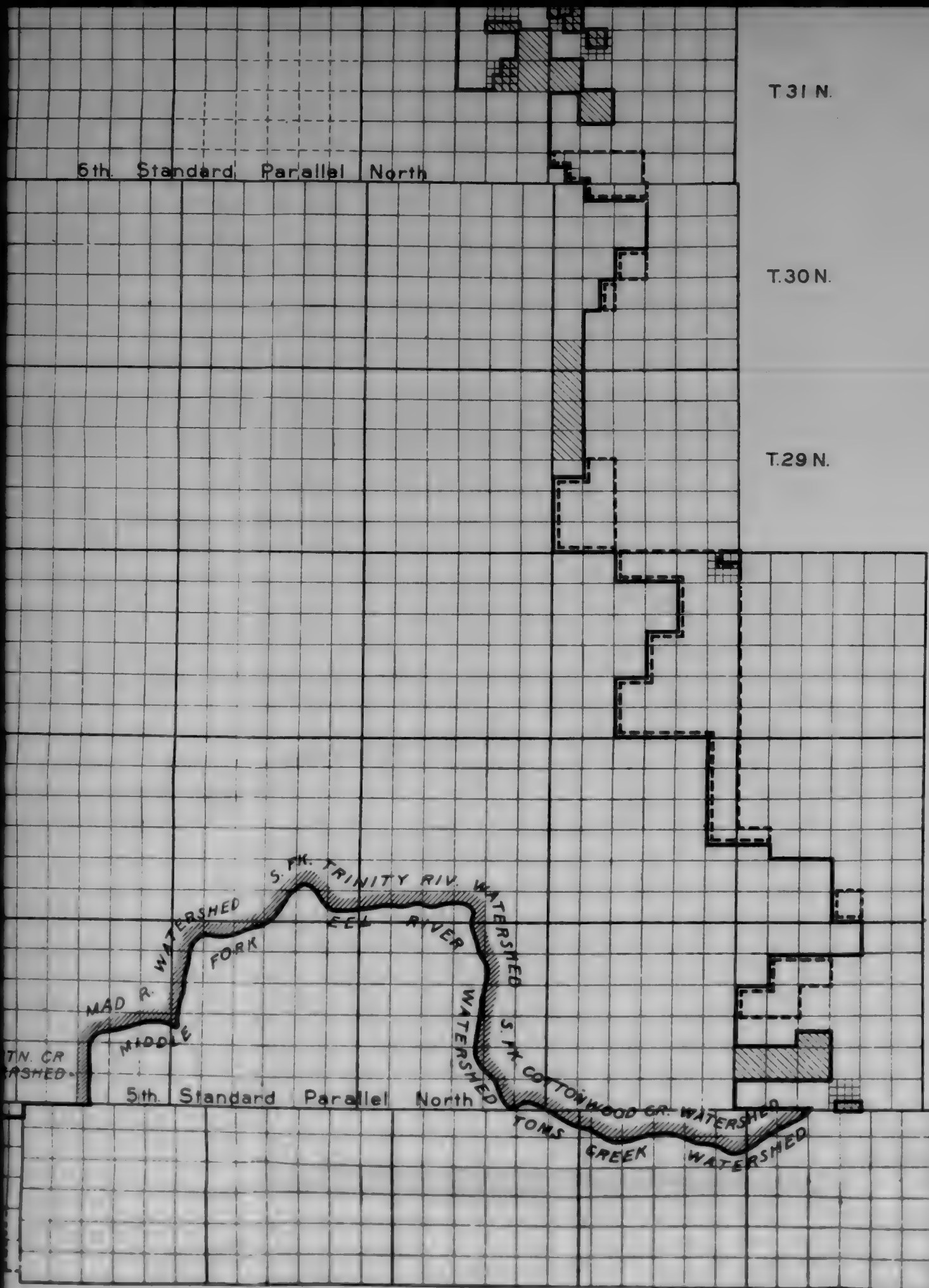
RED MTN. CR.
WATERSHED

R.5E.

R.6E.

R.7E.

R.8E.



T.31 N.

T.30 N.

T.29 N.

T.28 N.

T.27 N.

T.26 N.

T.25 N.

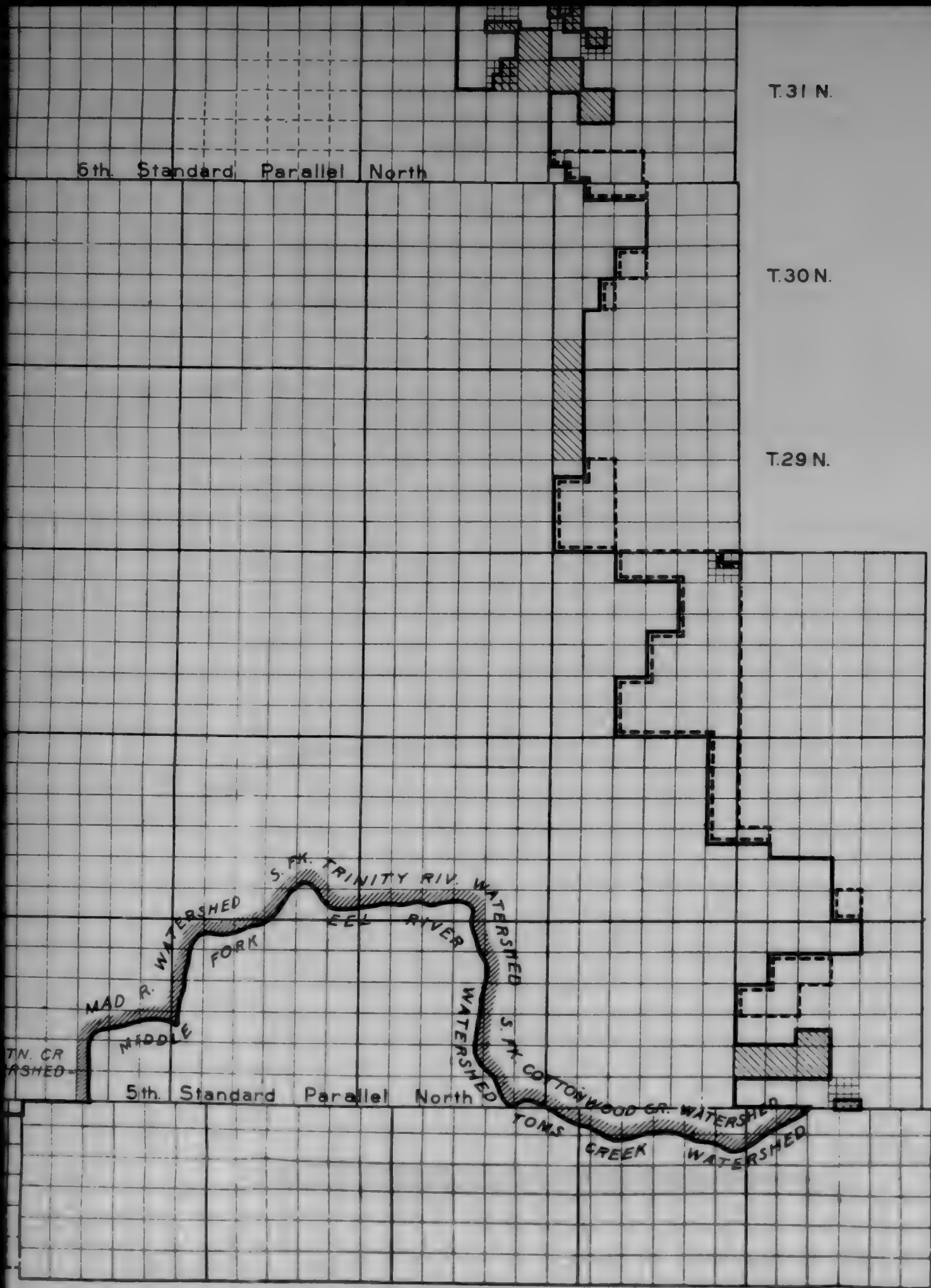
R.12 W.

R.11 W.

R.10 W.

R.9 W.

R.8 W.



T.31 N.

6th. Standard Parallel North

T.30 N.

T.29 N.

T.28 N.

T.27 N.

T.26 N.

TN. CR.
WATERSHED

MIDDLE

5th. Standard Parallel North

S. PK. TRINITY RIV. WATERSHED
FORK
EEL RIVER

WATERSHED

S. PK. COTTONWOOD CR. WATERSHED
TOMS CREEK WATERSHED

T.25 N.

R 12 W

R 11 W

R 10 W

R 9 W

R 8 W

888

888

any settlement or occupancy begun prior to such date, and all such settlement or occupation is hereby forbidden.

The elimination from the Monterey National Forest of the land included in the Pinnacles National Monument does not affect the reservation of said land as a National Monument by the proclamation of January sixteenth, nineteen hundred and eight.

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

[SEAL.] DONE at the City of Washington this twelfth day of December, in the year of our Lord one thousand nine hundred and ten, and of the Independence of the United States the one hundred and thirty-fifth.

WM H TAFT

By the President:

HUNTINGTON WILSON

Acting Secretary of State.

[No. 1104.]

P

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C

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C

R.1W.

R.1E.

R.2E.

R.3E.

R.4E.

SAN JOSE

Y. SUR CHQUITO.

SAN FRANCISQUITO

LOS LAURELLES

LOS TULARCITOS

DE S

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5 th. Standard P

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5 th. Standard P

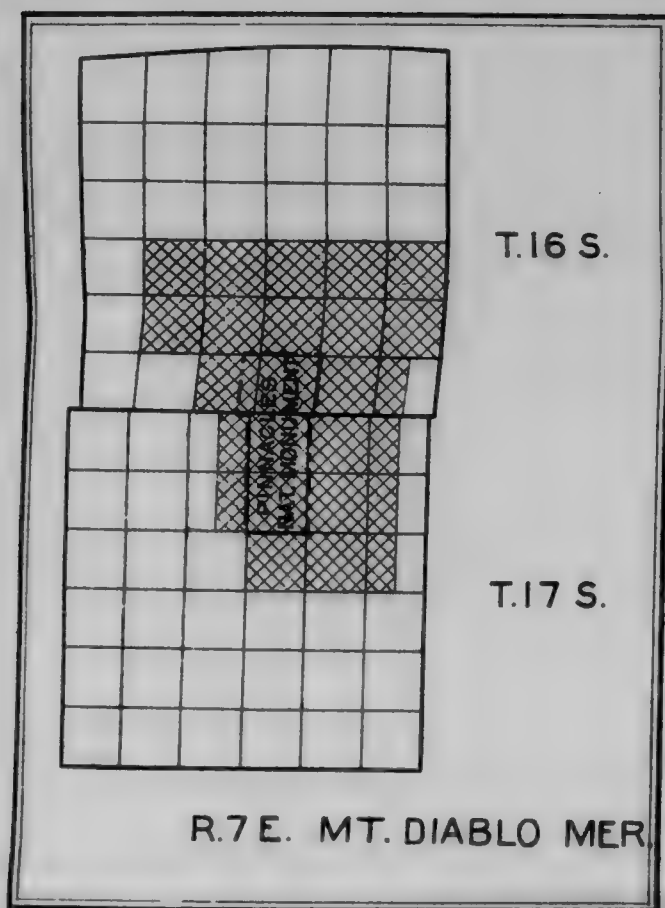
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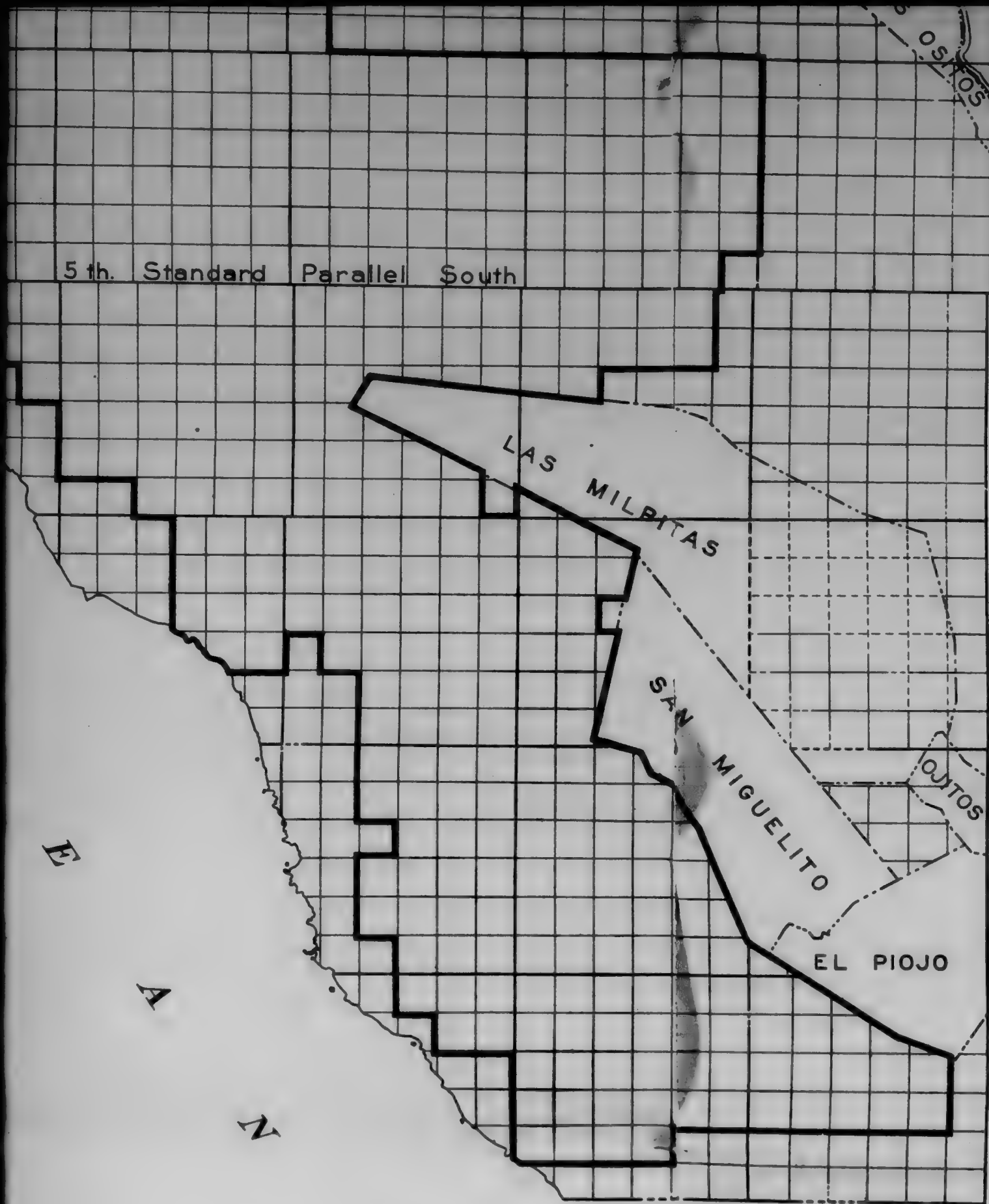
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T.20 S.

T.21 S.

T.22 S.

T.23 S.

T.24 S.

R.5 E.

R.6 E.

R.7 E.

R.4 E.

R.5 E.

R.6 E.

R.7 E.

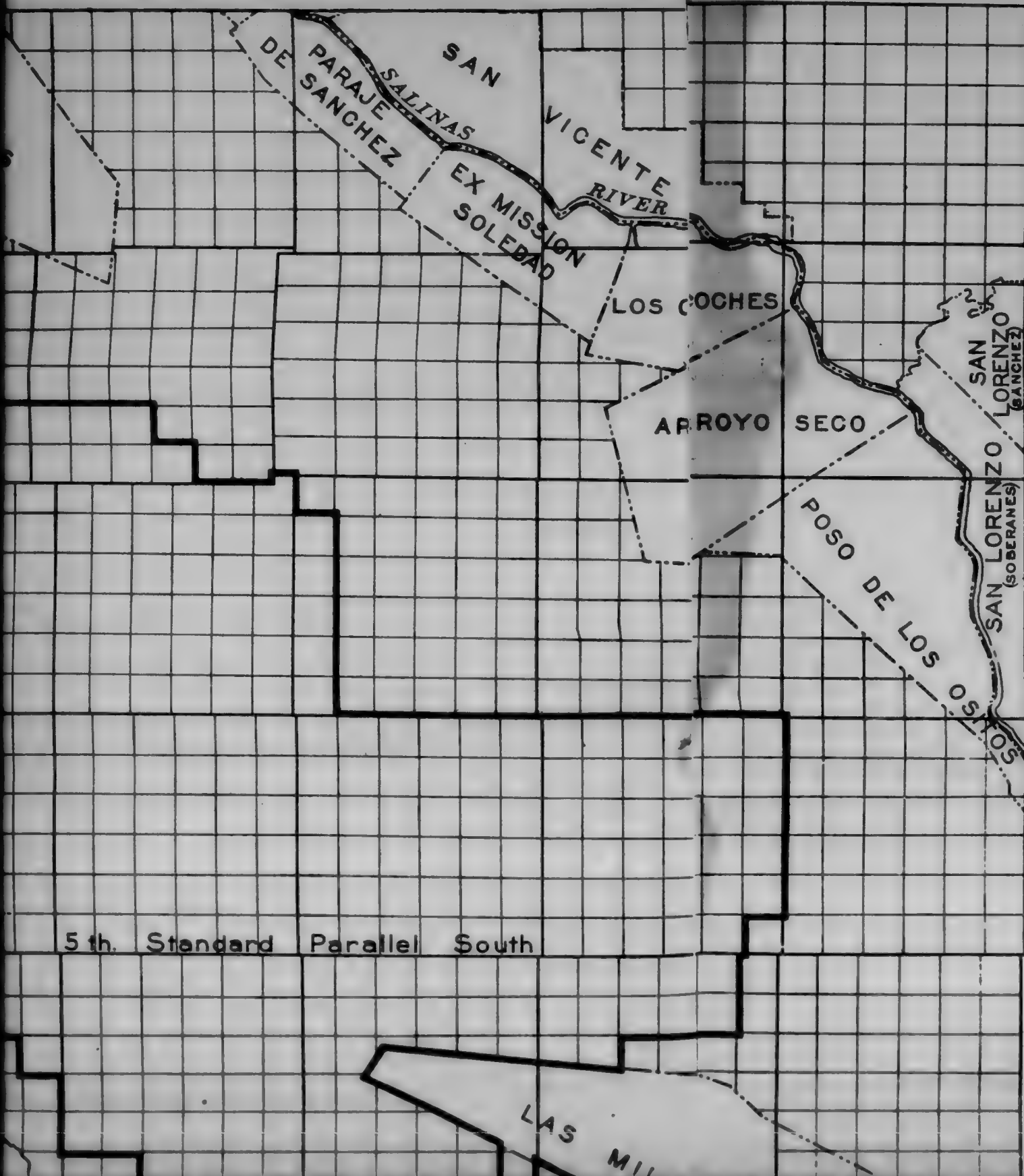
T.17 S.

T.18 S.

T.19 S.

T.20 S.

T.21 S.



T.16 S.

T.17 S.

T.18 S.

T.19 S.

T.20 S.

SAN LORENZO RANDALL

6

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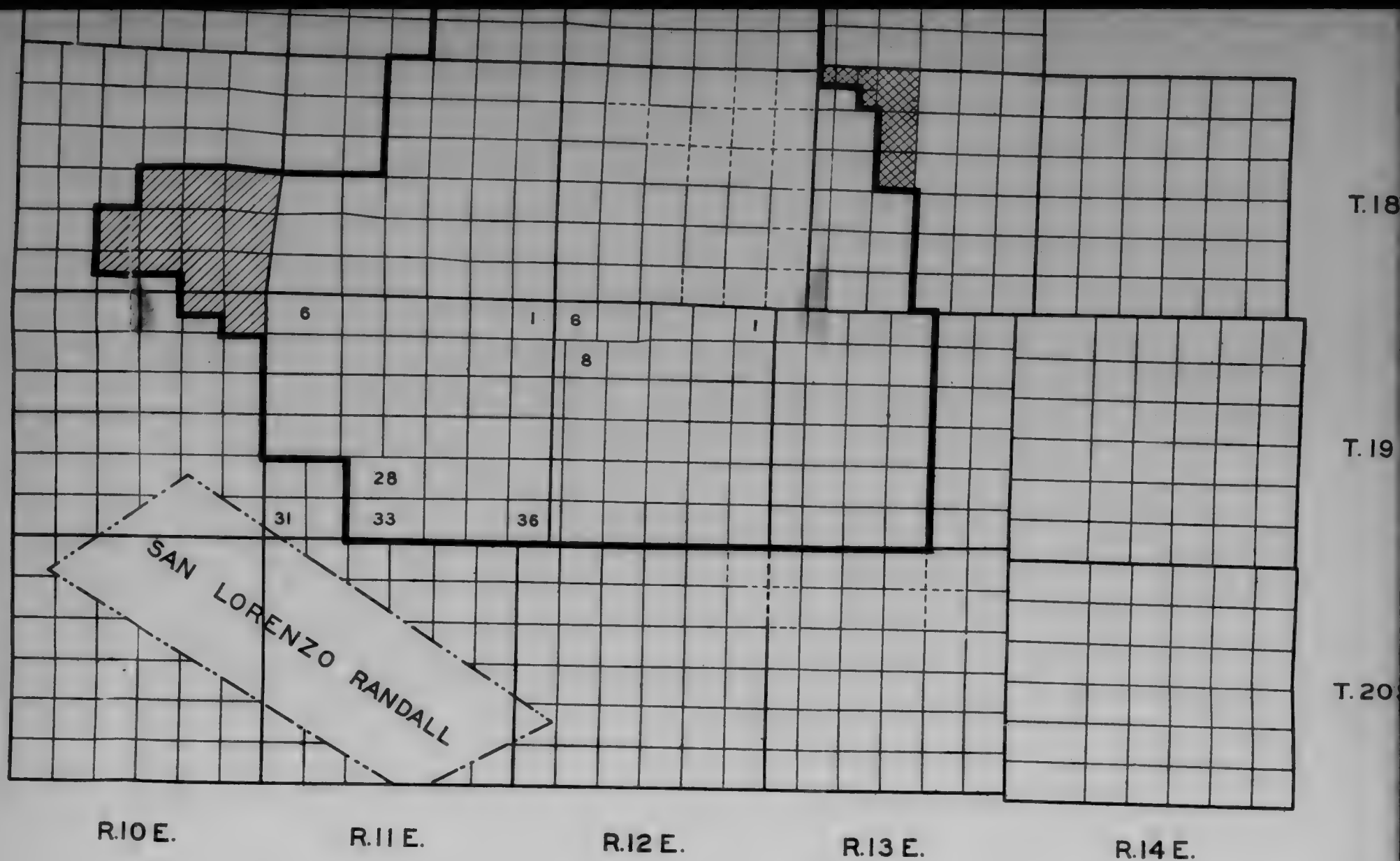
8

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31

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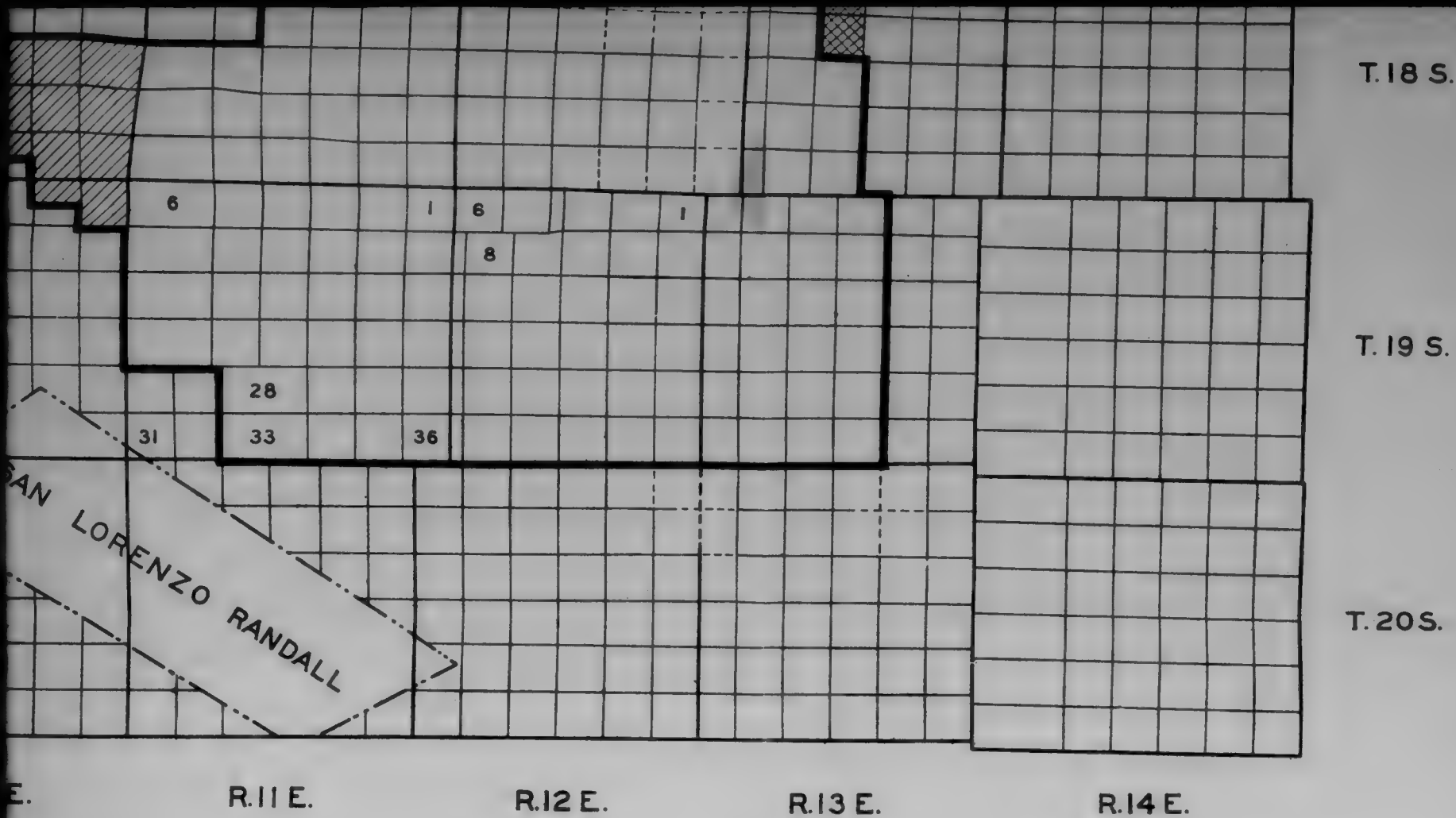
FOREST SERVICE U.S. DEPT. OF AGRICULTURE
1910

MONTEREY NATIONAL FOREST CALIFORNIA

MT. DIABLO MERIDIAN AND BASE

- NATIONAL FOREST BOUNDARY
- ▨ ADDITION
- ▩ ELIMINATIONS
- - - PINNACLES NAT. MON. BOUNDARY
(Proclamation of Jan. 16, 1908.)

DIAGRAM FORMING PART OF PROCLAMATION DATED DEC. 12, 1910



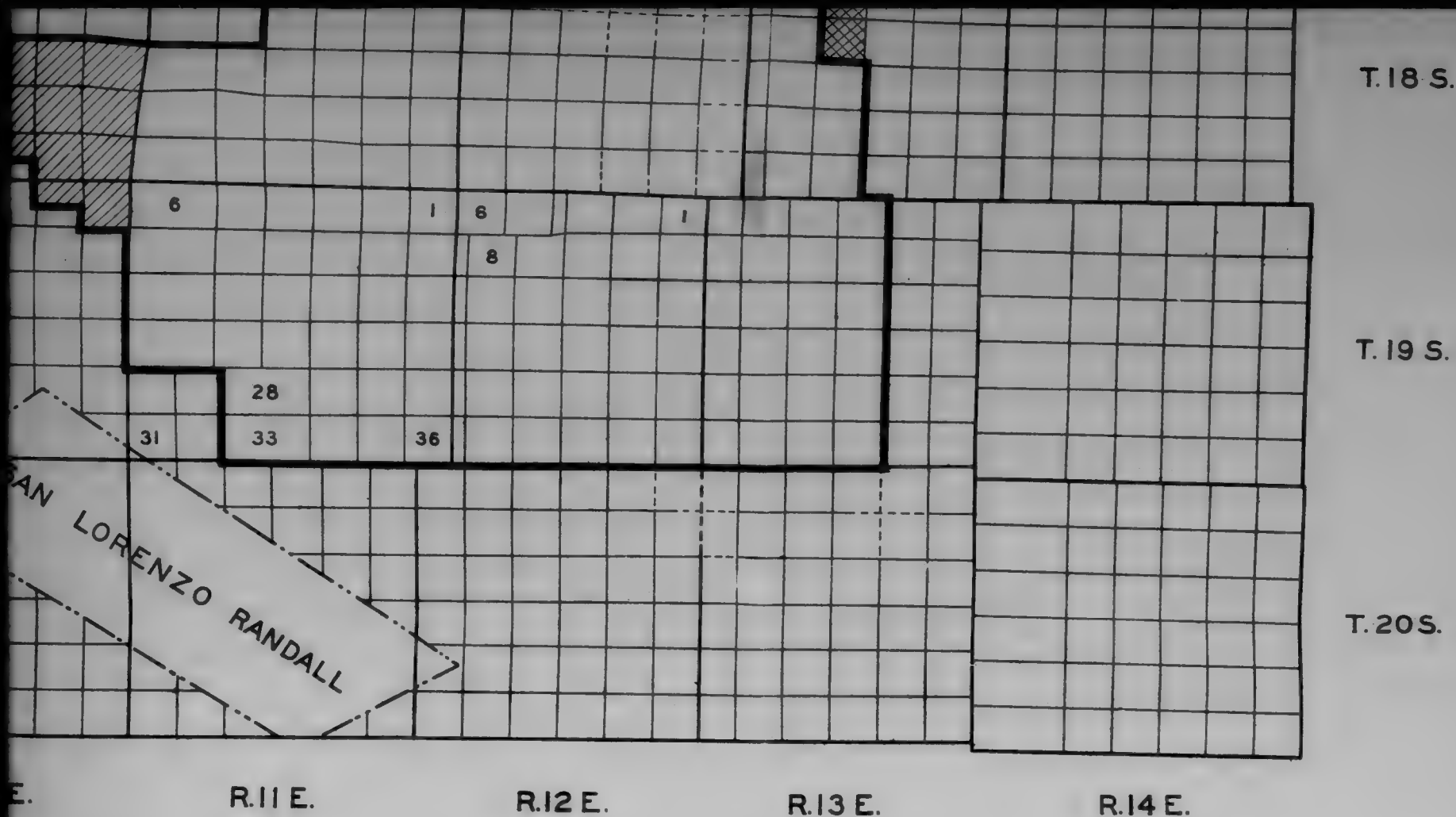
FOREST SERVICE U.S. DEPT. OF AGRICULTURE
1910

MONTEREY NATIONAL FOREST CALIFORNIA

MT. DIABLO MERIDIAN AND BASE

- NATIONAL FOREST BOUNDARY
- ▨ ADDITION
- ▩ ELIMINATIONS
- PINNACLES NAT. MON. BOUNDARY
(Proclamation of Jan. 16, 1906.)

DIAGRAM FORMING PART OF PROCLAMATION DATED DEC. 12, 1910



FOREST SERVICE U.S. DEPT. OF AGRICULTURE
1910

MONTEREY NATIONAL FOREST CALIFORNIA

MT. DIABLO MERIDIAN AND BASE



- NATIONAL FOREST BOUNDARY
-  ADDITION
-  ELIMINATIONS
- - - PINNACLES NAT. MON. BOUNDARY
(Proclamation of Jan. 16, 1908.)

DIAGRAM FORMING PART OF PROCLAMATION DATED DEC. 12, 1910

[F 3670-376]

384

SHASTA NATIONAL FOREST
CALIFORNIA
(FOURTH PROCLAMATION)

By the President of the United States of America

A Proclamation

WHEREAS it appears that the public good will be promoted by adding to the Shasta National Forest certain lands within the State of California which are in part covered with timber, by eliminating therefrom certain lands, and by transferring to the Trinity National Forest a portion of the area heretofore embraced in the Shasta National Forest;

Now, therefore, I, WILLIAM H. TAFT, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven, entitled "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Shasta National Forest are hereby changed and that they are now as shown on the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled "An Act To provide for the entry of Agricultural lands within forest reserves."

The lands hereby eliminated from the Shasta National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, except that on the same date as the lands eliminated become subject to settlement, the State of California may, if the lands eliminated are subject to such selection, select as indemnity in the satisfaction of its common school grant,

SHASTA NATIONAL FOREST
CALIFORNIA
(FOURTH PROCLAMATION)

By the President of the United States of America

A Proclamation

WHEREAS it appears that the public good will be promoted by adding to the Shasta National Forest certain lands within the State of California which are in part covered with timber, by eliminating therefrom certain lands, and by transferring to the Trinity National Forest a portion of the area heretofore embraced in the Shasta National Forest;

Now, therefore, I, WILLIAM H. TAFT, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven, entitled "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Shasta National Forest are hereby changed and that they are now as shown on the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled "An Act To provide for the entry of Agricultural lands within forest reserves."

The lands hereby eliminated from the Shasta National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, except that on the same date as the lands eliminated become subject to settlement, the State of California may, if the lands eliminated are subject to such selection, select as indemnity in the satisfaction of its common school grant,

not to exceed two sections of land in each entire township restored, or one section in each fractional portion of a township where the restored area thereof exceeds five thousand (5,000) acres, and no person will be permitted to acquire or exercise any right whatever under any settlement or occupancy begun prior to such date, and all such settlement or occupation is hereby forbidden.

It is not intended by this proclamation to release any land from reservation except the areas indicated on the diagram as eliminated.

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

[SEAL.] DONE at the City of Washington this sixteenth day of December, in the year of our Lord one thousand nine hundred and ten, and of the Independence of the United States the one hundred and thirty-fifth.

WM H TAFT

By the President:

P C KNOX

Secretary of State.

[No. 1106.]

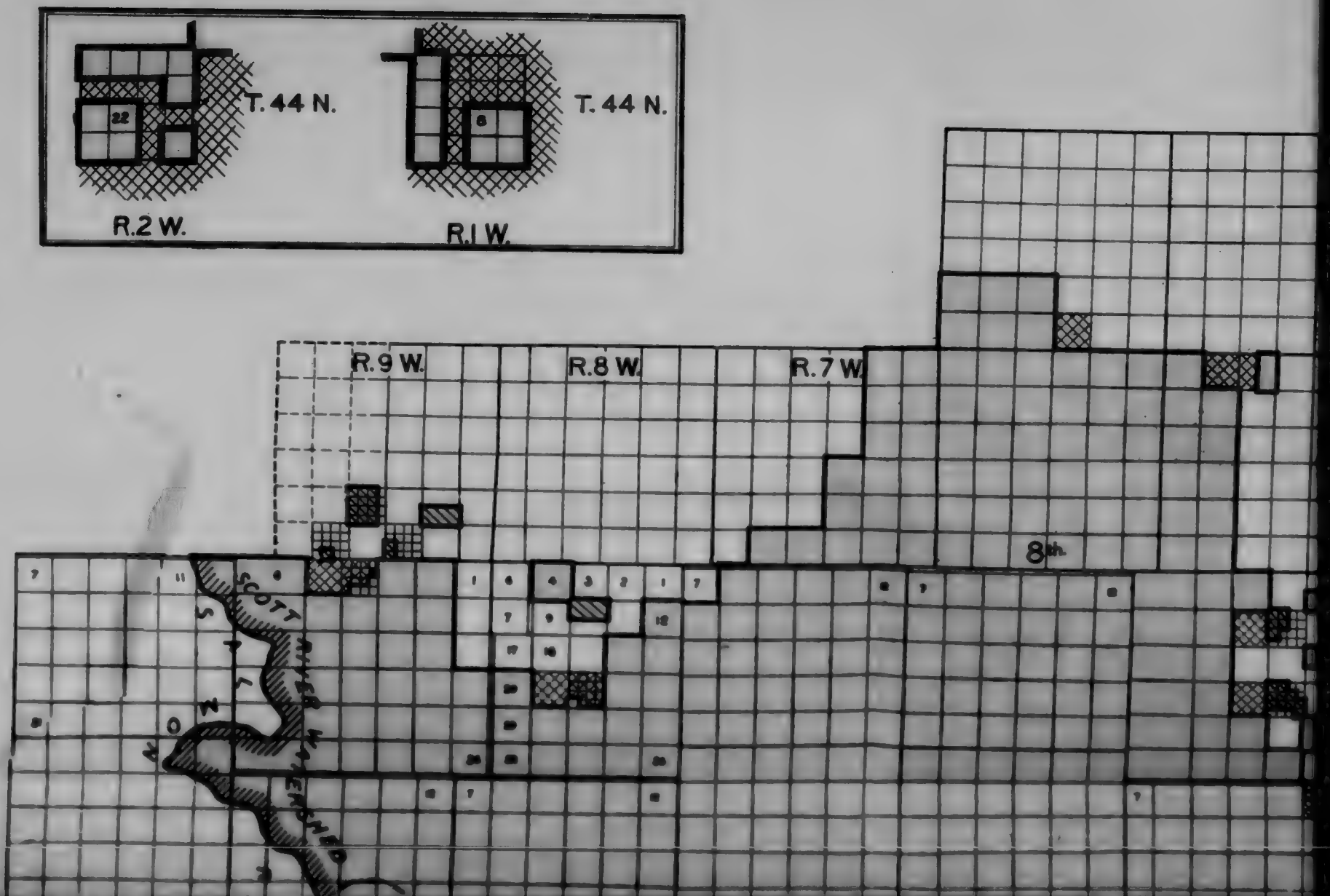
FOREST SERVICE U. S. DEPT. OF AGRICULTURE
1910

SHASTA NATIONAL FOREST CALIFORNIA

MT. DIABLO MERIDIAN AND BASE

- NATIONAL FOREST BOUNDARY
- //// DIVIDE FORMING PART OF NATIONAL FOREST BOUNDARY
- ▨ ELIMINATIONS
- ▧ ADDITIONS
- ▩ TRANSFERRED TO TRINITY NATIONAL FOREST

DIAGRAM FORMING PART OF PROCLAMATION DATED DEC. 16, 1910



FOREST SERVICE U. S. DEPT. OF AGRICULTURE
1910

SHASTA NATIONAL FOREST CALIFORNIA

MT. DIABLO MERIDIAN AND BASE

- NATIONAL FOREST BOUNDARY
- //// DIVIDE FORMING PART OF NATIONAL FOREST BOUNDARY
- ▨ ELIMINATIONS
- ▧ ADDITIONS
- ▩ TRANSFERRED TO TRINITY NATIONAL FOREST

DIAGRAM FORMING PART OF PROCLAMATION DATED DEC 16, 1910



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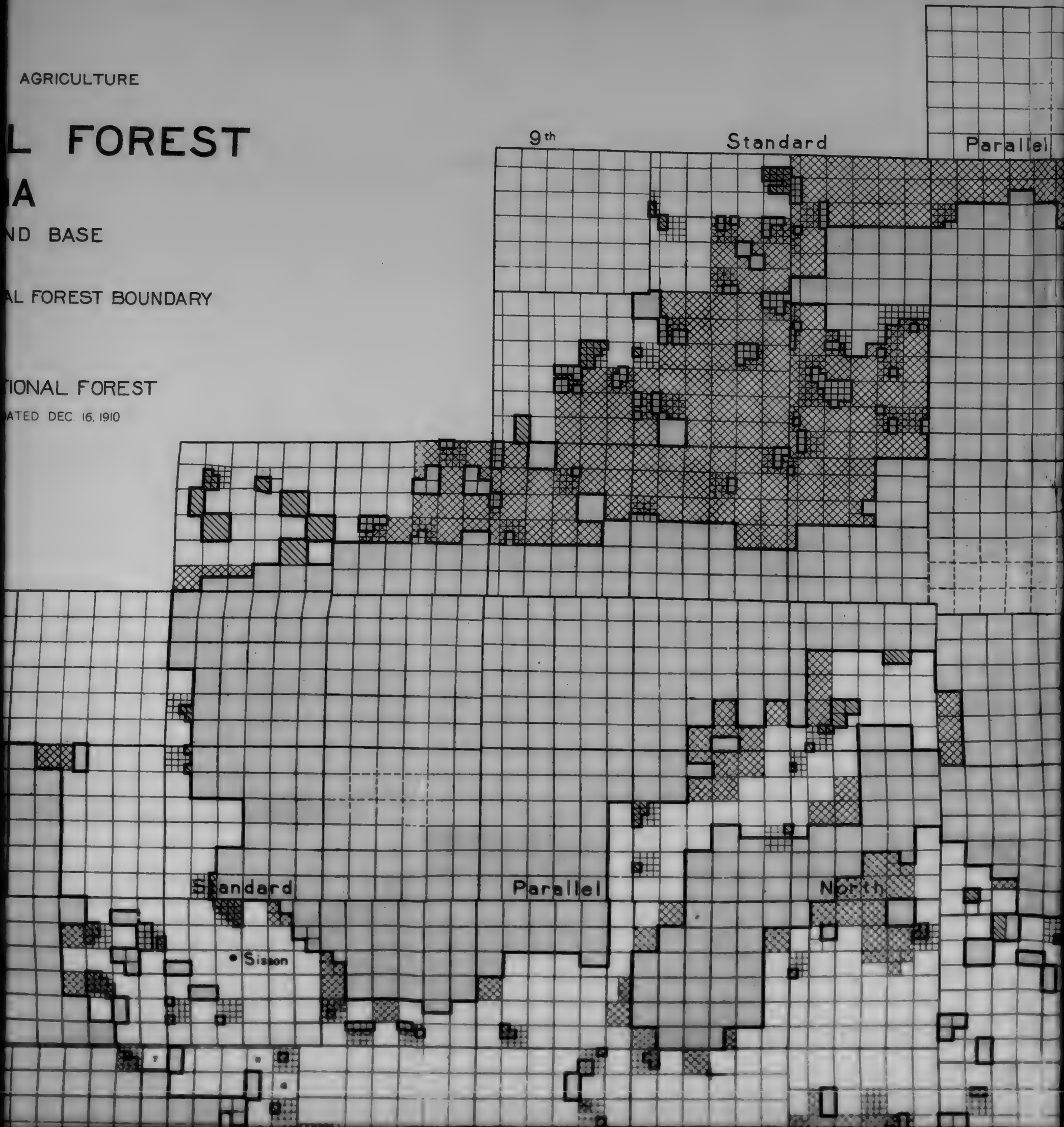
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DATED DEC. 16, 1910



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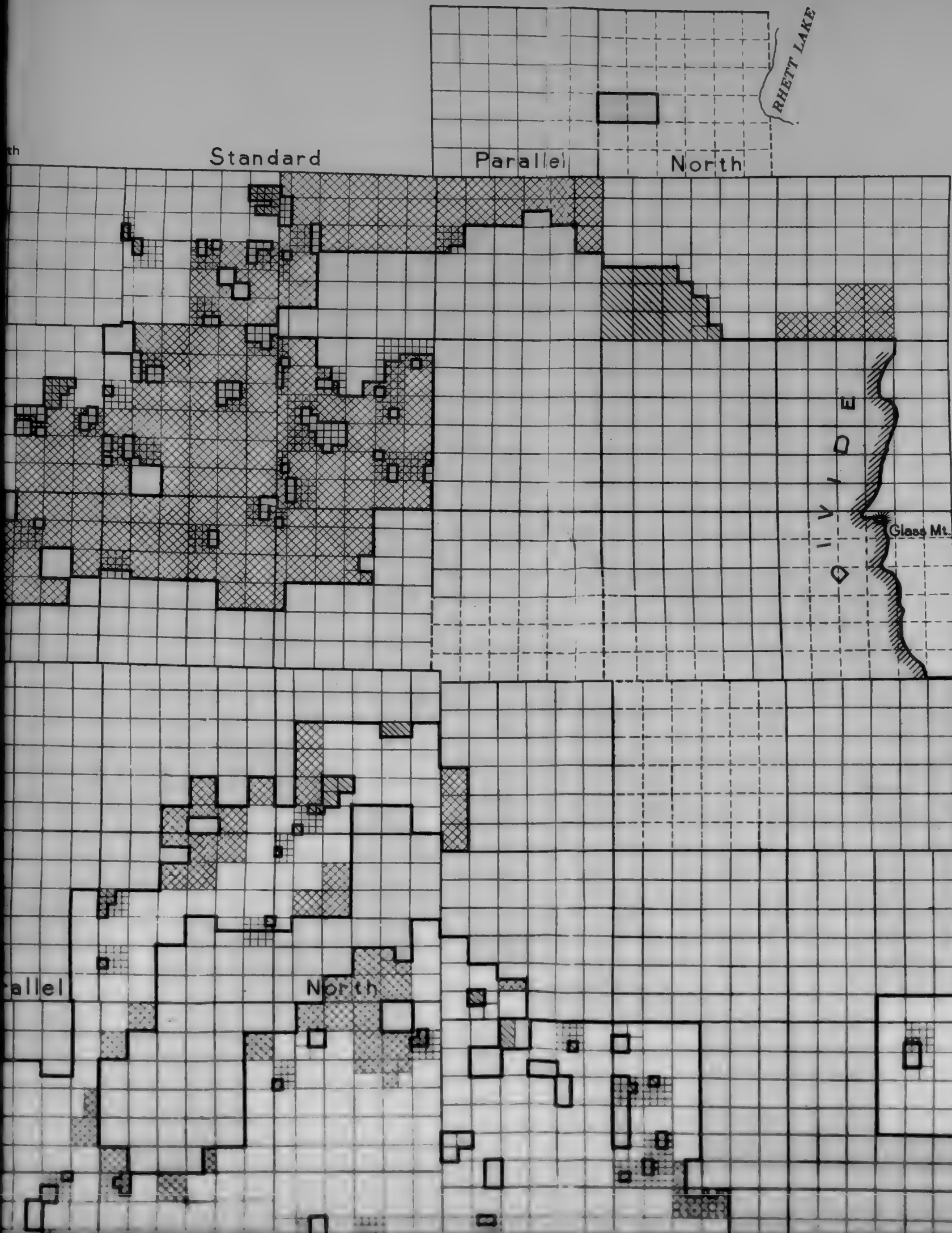
DATED DEC 16, 1910

9th

Standard

Parallel





T. 46 N.

T. 45 N.

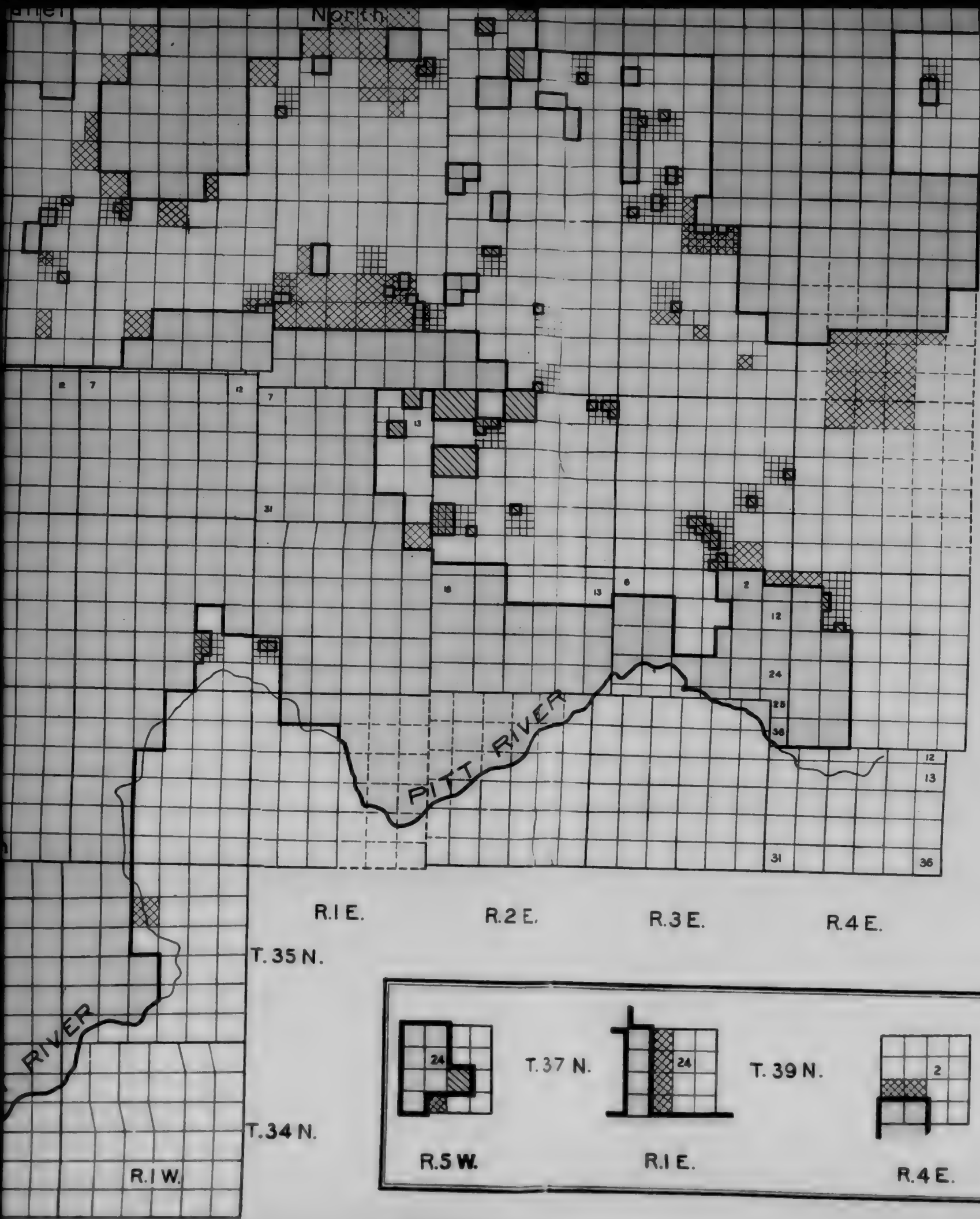
T. 44 N.

T. 43 N.

T. 42 N.

T. 41 N.

T. 40 N.



T. 40 N.

T. 39 N.

T. 38 N.

T. 37 N.

T. 36 N.

R. 1 E.

R. 2 E.

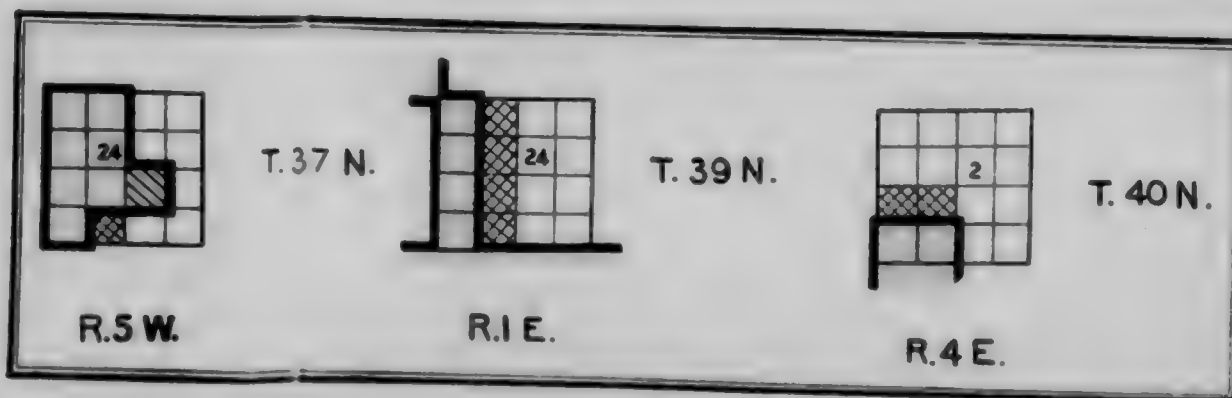
R. 3 E.

R. 4 E.

T. 35 N.

T. 34 N.

R. 1 W.





8th.

SCOTT RIVER WATERSHED
COCKE CREEK WATERSHED
SWIFT CR. WATERSHED
STAG CR. WATERSHED
FORK STEWARTS WATERSHED

1 6 4 3 2 1 7
7 9 12
17 16
20
29
36 32 36
12 7 12

7th.

Standard

Par

R.10 W.

TRINITY RIVER

R.9 W.

R.6 W.

R.5 W.

R.

153-013

Notice of Quarantine
Demote **386**

Milrose (Quarantine Co.)
J. W. Jeffery
State Horticultural Office

SECRET

the 12th

Remedy
Frank C. Jeffery

By Frank C. Jeffery

STATE OF CALIFORNIA

Office of the State Commissioner of Horticulture,

QUARANTINE ORDER, No. 6.

Sacramento, Cal., Jan. 12, 1911.

WHEREAS, Information has been received by the State Commission of Horticulture, and the fact having been duly determined by the Commission, that the GYPSY MOTH (*Porthetria dispar*), BAG WORM (*Thyridopteryx* sp) and other insects destructive to fruit trees, vines and vegetables that are not now known to exist in the orchards, farms or gardens of the State of California, have been imported in shipments of nursery stock, and now exist in the nursery of DOMOTO BROS. situated at Melrose, Alameda county, California; and,


WHEREAS, The dissemination of these aforesaid insect pests to the orchards, farms and gardens of California would entail great and irreparable losses to horticultural, agricultural and forest interests,

IT IS HEREBY ORDERED, that a quarantine be and is hereby established on the nursery of DOMOTO BROS., situated at Melrose, Alameda county, California, to the effect that no trees, plants, bulbs or seeds or other plant life be permitted to be removed from the boundaries of the property of the DOMOTO BROS. Japanese Nursery until such time as this quarantine shall be removed, by order of the State Commissioner of Horticulture; and,

WHEREAS, DOMOTO BROS. has violated Section No. 1 of the State Horticultural Quarantine Law, requiring that any person or persons who shall receive, bring or cause to be brought into the State any nursery stock, trees, plants, shrubs, etc., shall within 24 hours after the arrival thereof, notify the State Horticultural Quarantine Officer;

IT IS HEREBY ORDERED that DOMOTO BROS. shall deliver to the State Horticultural Quarantine Officer an itemized statement (in the English language) of all shipments received at or shipped from their nursery, covering a period from Nov. 1, 1910 to January 12, 1911.

IT IS FURTHER ORDERED, that such measures be immediately applied for circumscribing, exterminating or eradicating the insects covered by this order, as may be required at the direction of the State Quarantine officer.


State Commissioner of Horticulture

A PROVER:


State Quarantine Officer

359

INYO NATIONAL FOREST
CALIFORNIA AND NEVADA
(SECOND PROCLAMATION)

By the President of the United States of America

A Proclamation

◆◆◆

WHEREAS an Executive Order dated July second, nineteen hundred and eight, directed that the Inyo National Forest and a part of the Sierra National Forest should be known as the Inyo National Forest; and

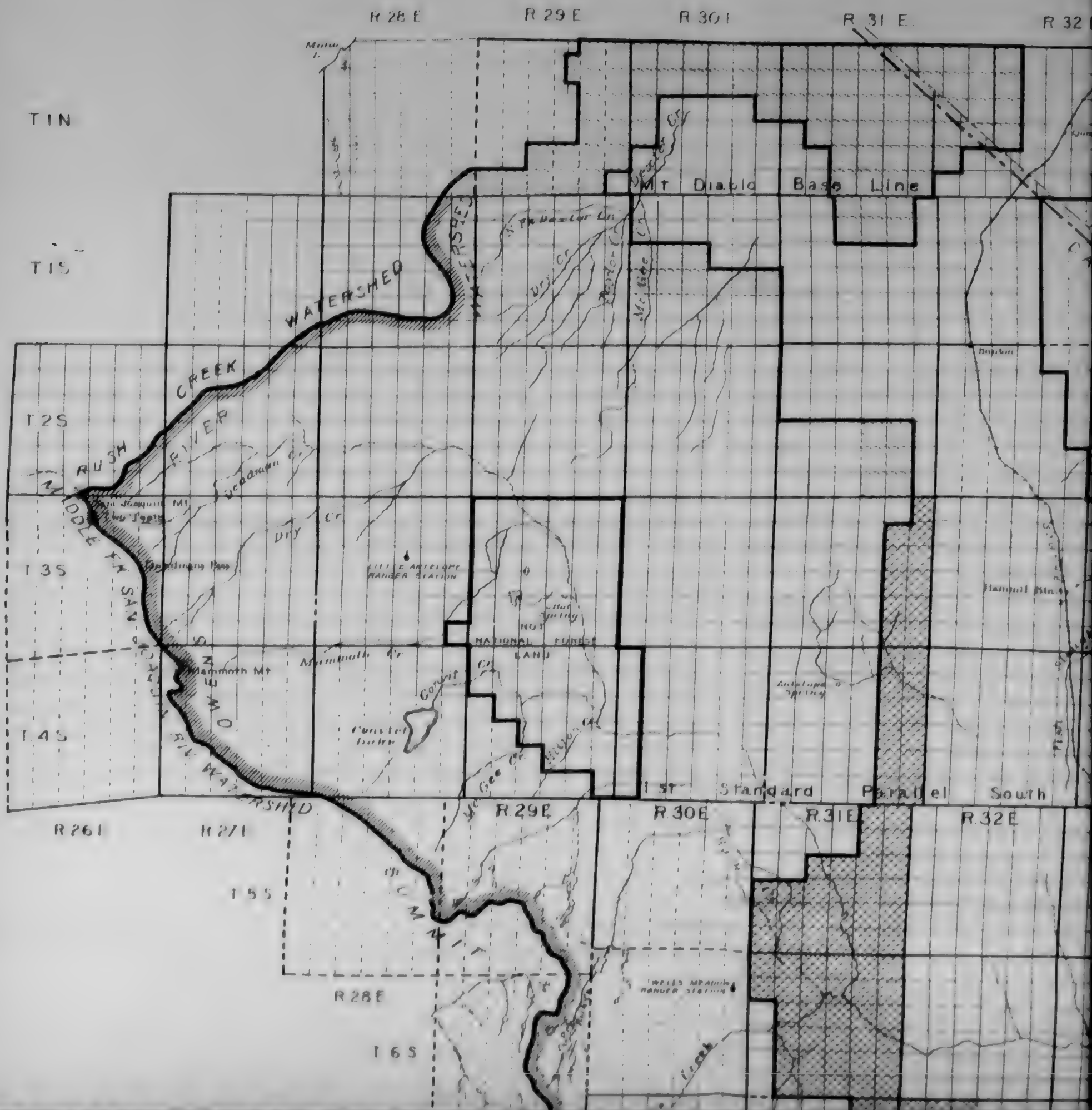
WHEREAS it appears that the public good will be promoted by adding to the Inyo National Forest certain lands within the States of California and Nevada which are in part covered with timber, and by eliminating therefrom certain lands within the States of California and Nevada;

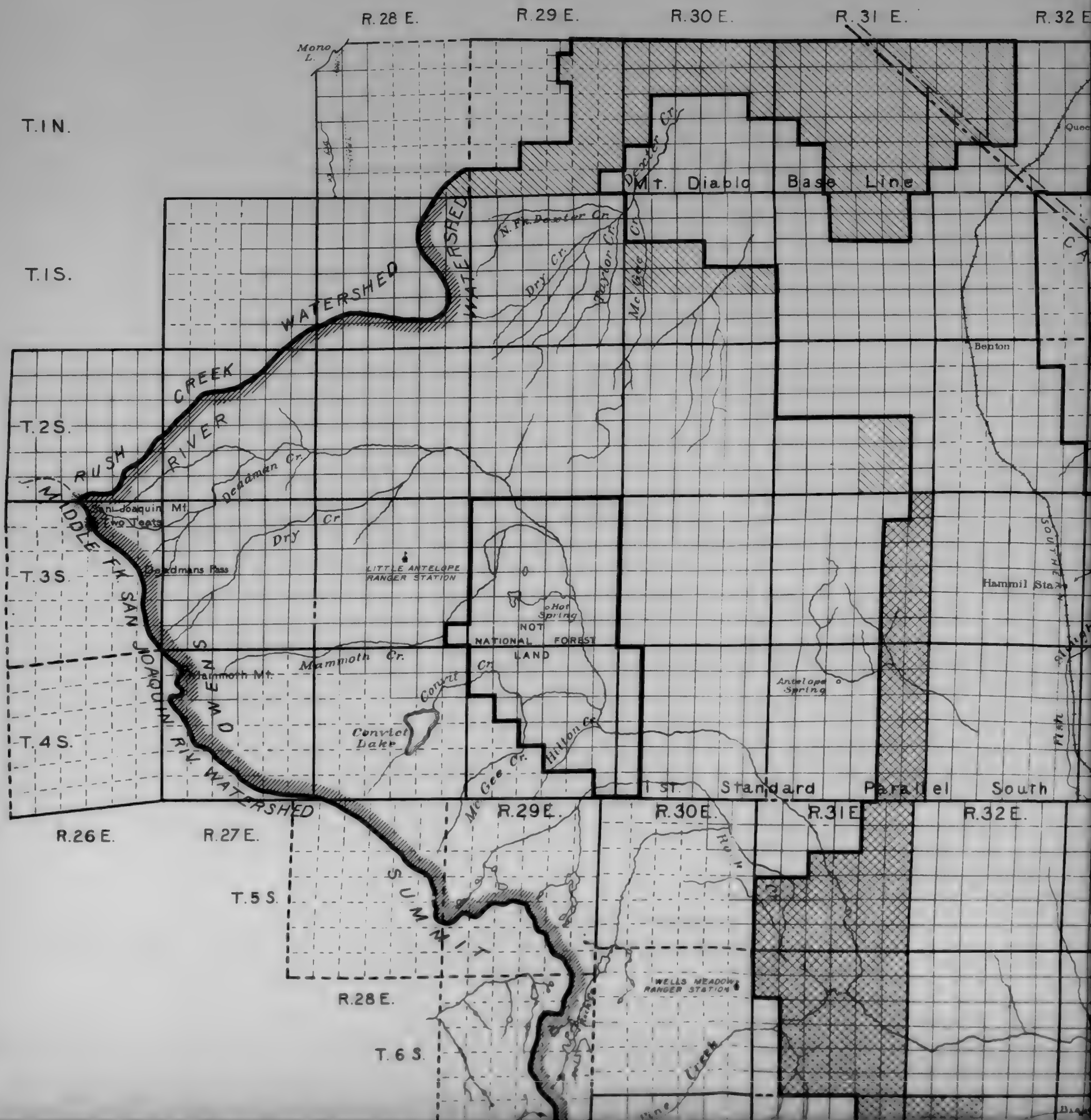
Now, therefore, I, WILLIAM H. TAFT, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven, entitled "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Inyo National Forest are hereby changed and that they are now as shown on the diagram forming a part hereof.

The withdrawal made by this proclamation shall, as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose, be subject to and shall not interfere with or defeat legal rights under such appropriation, nor prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled "An Act To provide for the entry of Agricultural lands within forest reserves," and Acts amendatory thereof.

The lands hereby eliminated from the Inyo National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, except that on the same date as the eliminated lands become subject to settlement, the State of California may, if the lands eliminated in that State are subject

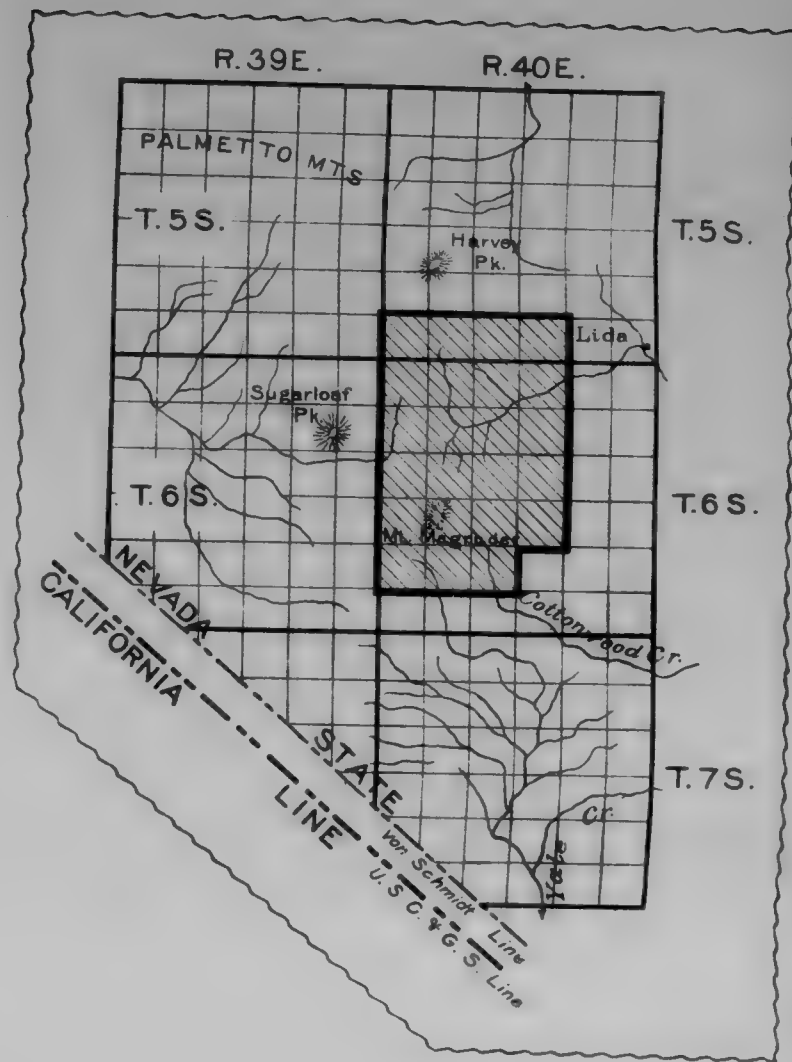
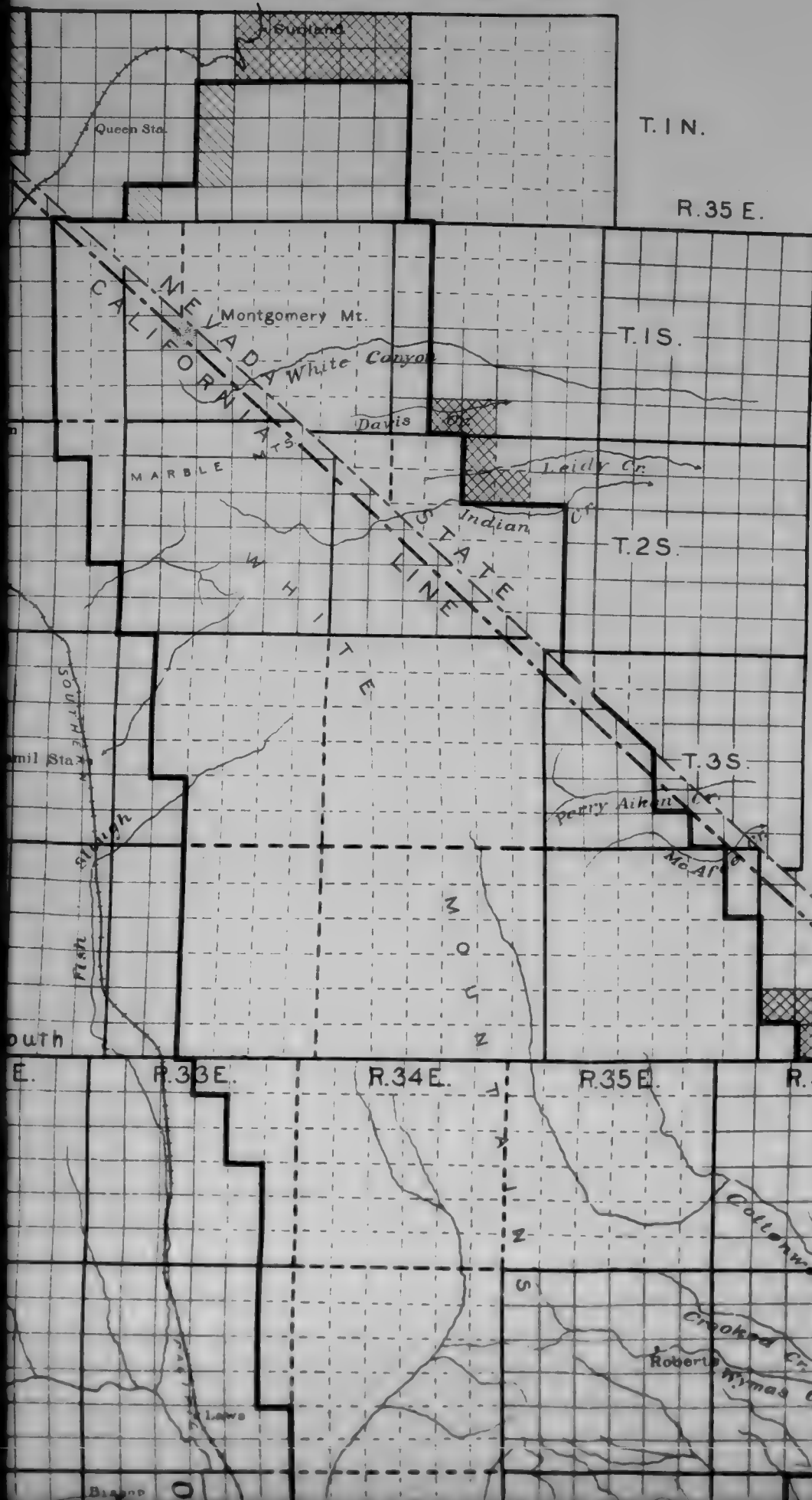




R. 32 E.

R. 33 E.

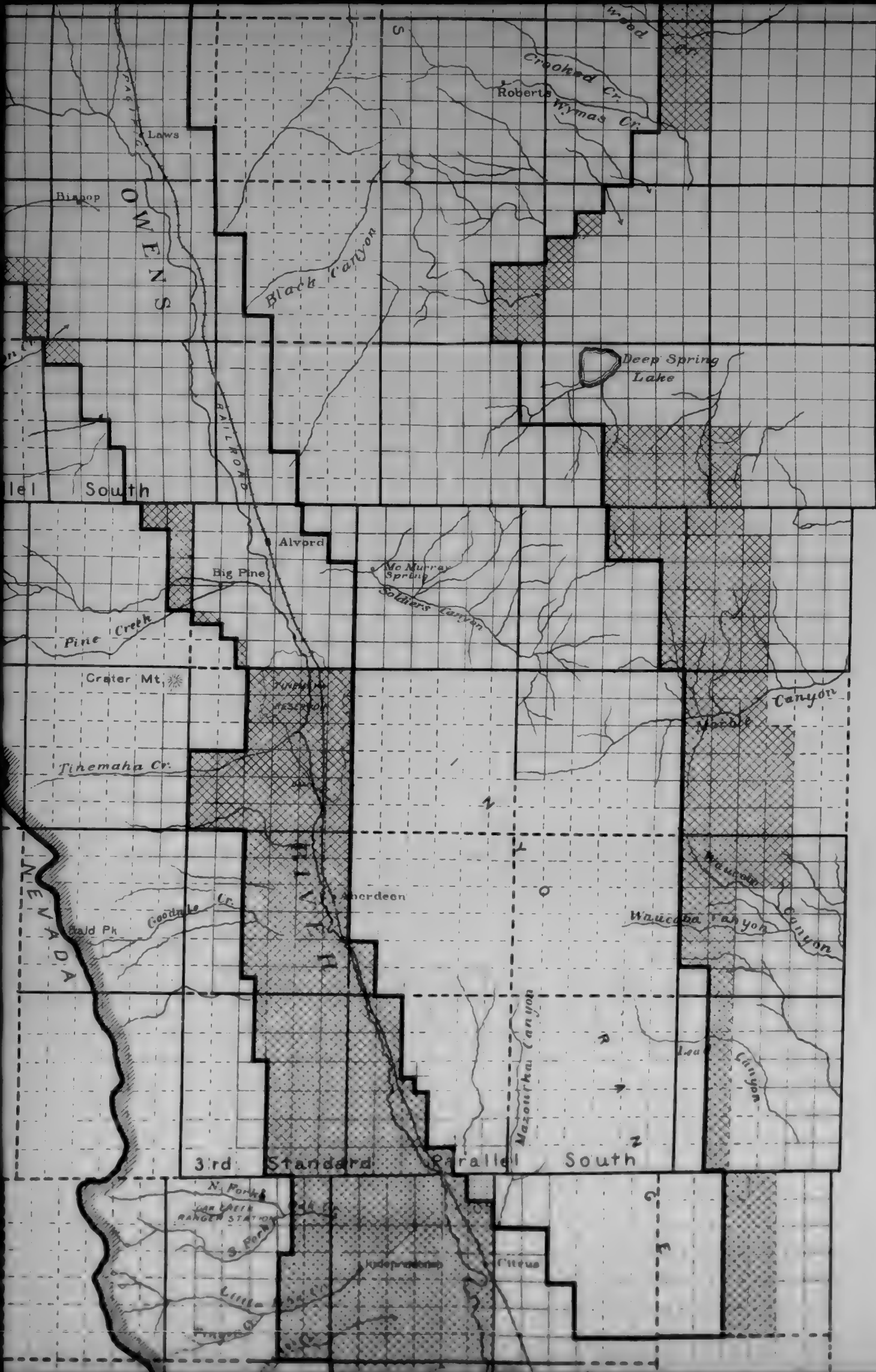
R. 34 E.



T. 4 S.

T. 5 S.

T. 6 S.



T. 6 S.

T. 7 S.

T. 8 S.

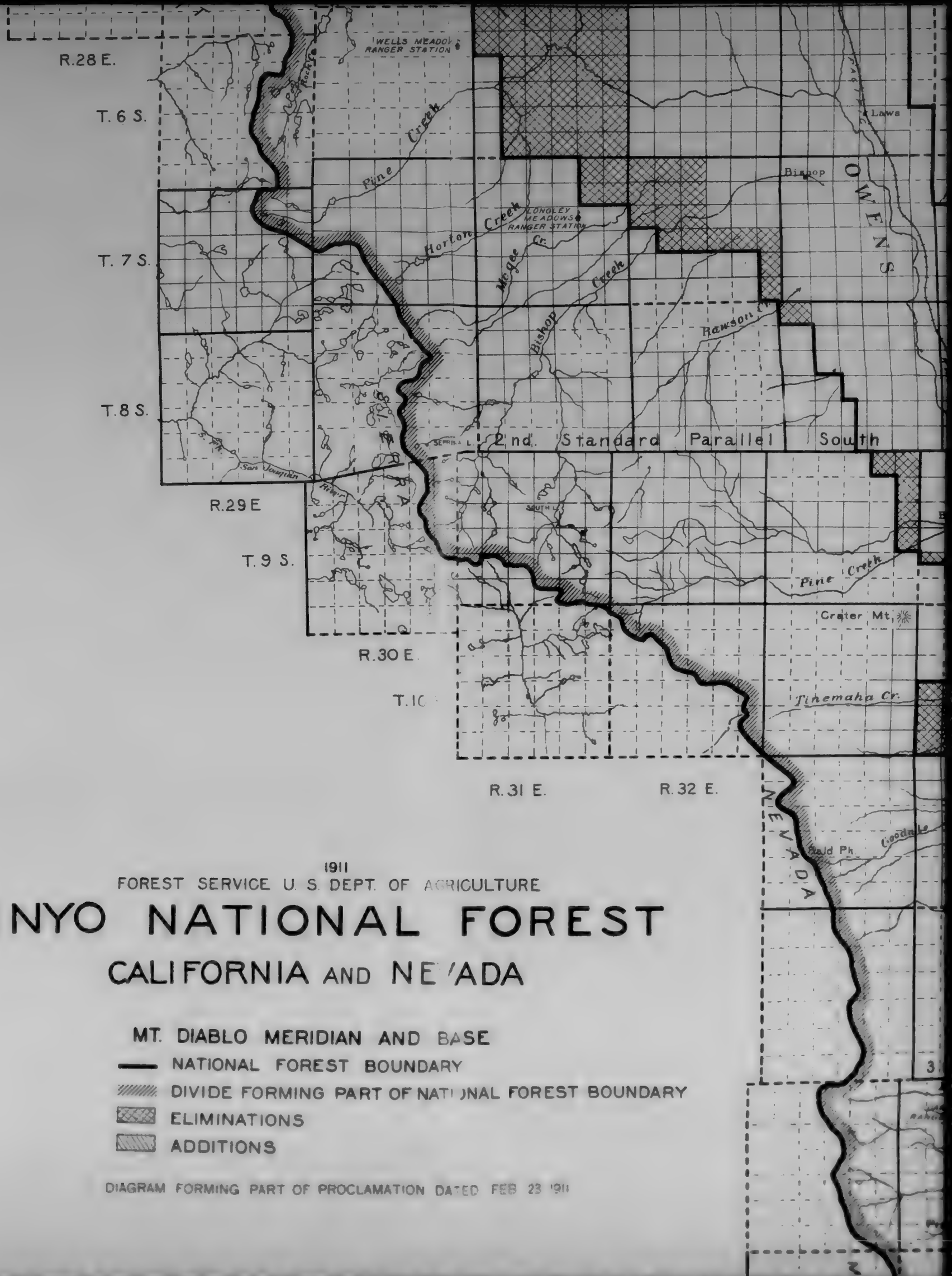
T. 9 S.

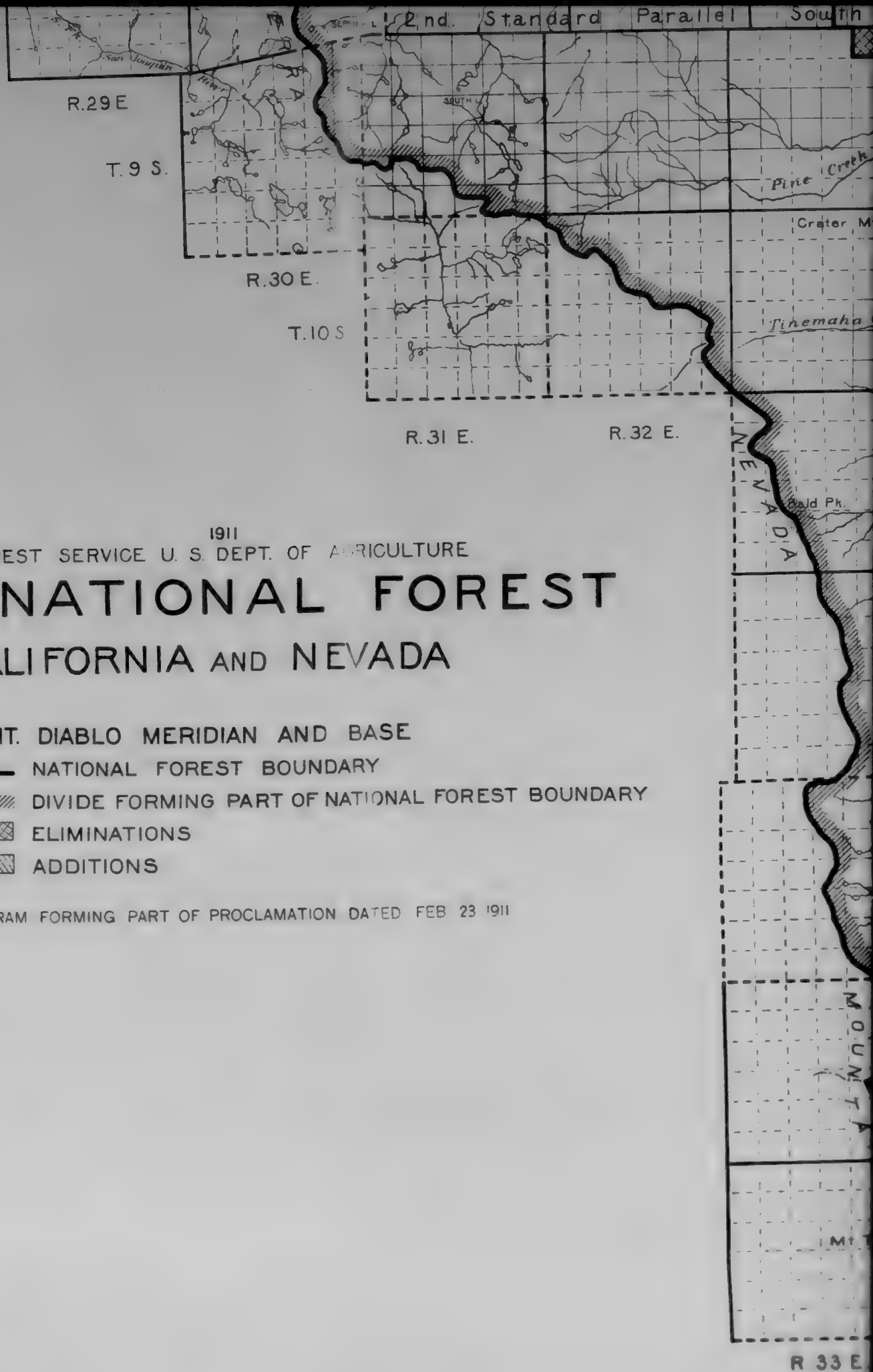
T. 10 S.

T. 11 S.

T. 12 S.

T. 13 S.

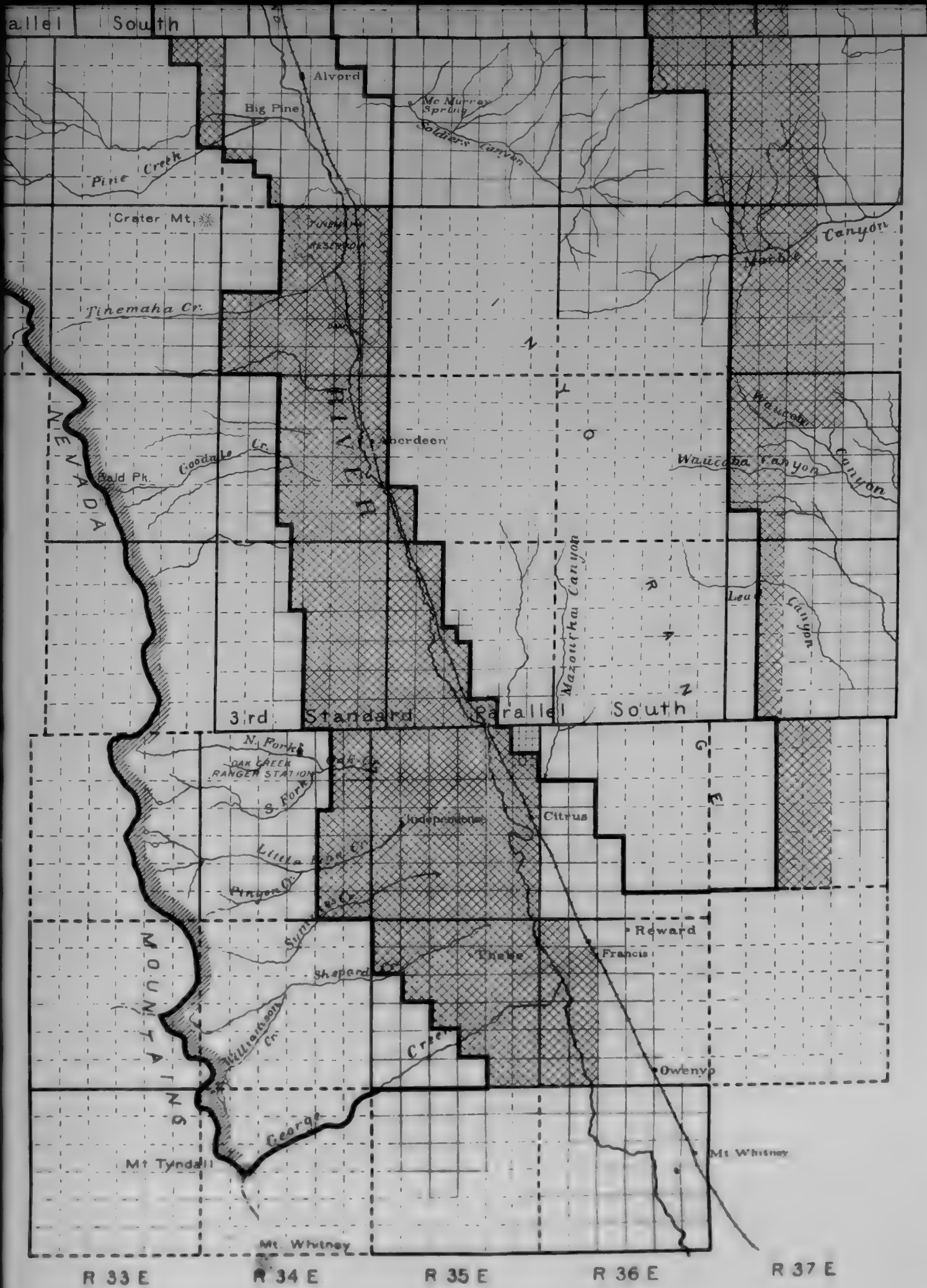




1911
FOREST SERVICE U. S. DEPT. OF AGRICULTURE
INYO NATIONAL FOREST
CALIFORNIA AND NEVADA

- MT. DIABLO MERIDIAN AND BASE
— NATIONAL FOREST BOUNDARY
//// DIVIDE FORMING PART OF NATIONAL FOREST BOUNDARY
XXXX ELIMINATIONS
\\ ADDITIONS

DIAGRAM FORMING PART OF PROCLAMATION DATED FEB 23 1911



T. 9 S.

T. 10 S.

T. 11 S.

T. 12 S.

T. 13 S.

T. 14 S.

T. 15 S.

to such selection, select as indemnity in the satisfaction of its common school grant, not to exceed two sections of land in each entire township restored, or one section in each fractional portion of a township where the restored area thereof exceeds five thousand (5,000) acres, and no person will be permitted to acquire or exercise any right whatever under any settlement or occupancy begun prior to such date, and all such settlement or occupation is hereby forbidden.

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

[SEAL.] DONE at the City of Washington this twenty-third day of February, in the year of our Lord one thousand nine hundred and eleven, and of the Independence of the United States the one hundred and thirty-fifth.

WM H TAFT

By the President:

P C KNOX

Secretary of State.

[No. 1117.]

LF 36 0.50

385

KERN NATIONAL FOREST

CALIFORNIA

(SECOND PROCLAMATION)

By the President of the United States of America

A Proclamation

♦♦♦

WHEREAS it appears that the public good will be promoted by eliminating from the Kern National Forest certain lands within the State of California;

Now, therefore, I, WILLIAM H. TAFT, President of the United States of America, by virtue of the power in me vested by the Act of Congress approved June fourth, eighteen hundred and ninety-seven, entitled "An Act Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-eight, and for other purposes," do proclaim that the boundaries of the Kern National Forest are hereby changed and that they are now as shown on the diagram forming a part hereof.

This proclamation shall not prevent the settlement and entry of any lands heretofore opened to settlement and entry under the Act of Congress approved June eleventh, nineteen hundred and six, entitled "An Act To provide for the entry of Agricultural lands within forest reserves," and Acts amendatory thereof.

The lands hereby eliminated from the Kern National Forest which are not embraced in withdrawals for administrative sites for use in the management of the Forest, or in any other reservation or appropriation, shall be restored to the public domain and become subject to settlement under the general provisions of the homestead laws on such date and after such notice by publication as the Secretary of the Interior may prescribe, but shall not become subject to entry, filing, selection, or other form of appropriation until the expiration of thirty days from the date so fixed, except that on the same date as the lands eliminated become subject to settlement, the State of California may, if the lands eliminated are subject to such selection, select as indemnity in the satisfaction of its common school grant, not to exceed two sections of land in each entire township restored, or one section in each fractional portion of a township where the restored area thereof exceeds five thousand (5,000) acres, and no person will be permitted to acquire or exercise any right whatever under any settlement or occupancy begun prior to such date, and all such settlement or occupation is hereby forbidden.

In Witness Whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

[SEAL.] DONE at the City of Washington this thirtieth day of January, in the year of our Lord one thousand nine hundred and eleven, and of the Independence of the United States the one hundred and thirty-fifth.

WM H TAFT

By the President.

P C KNOX

Secretary of State

No. 1112.]

FOREST SERVICE U.S. DEPT OF AGRICULTURE
1911

KERN NATIONAL FOREST CALIFORNIA

MT. DIABLO MERIDIAN AND BASE




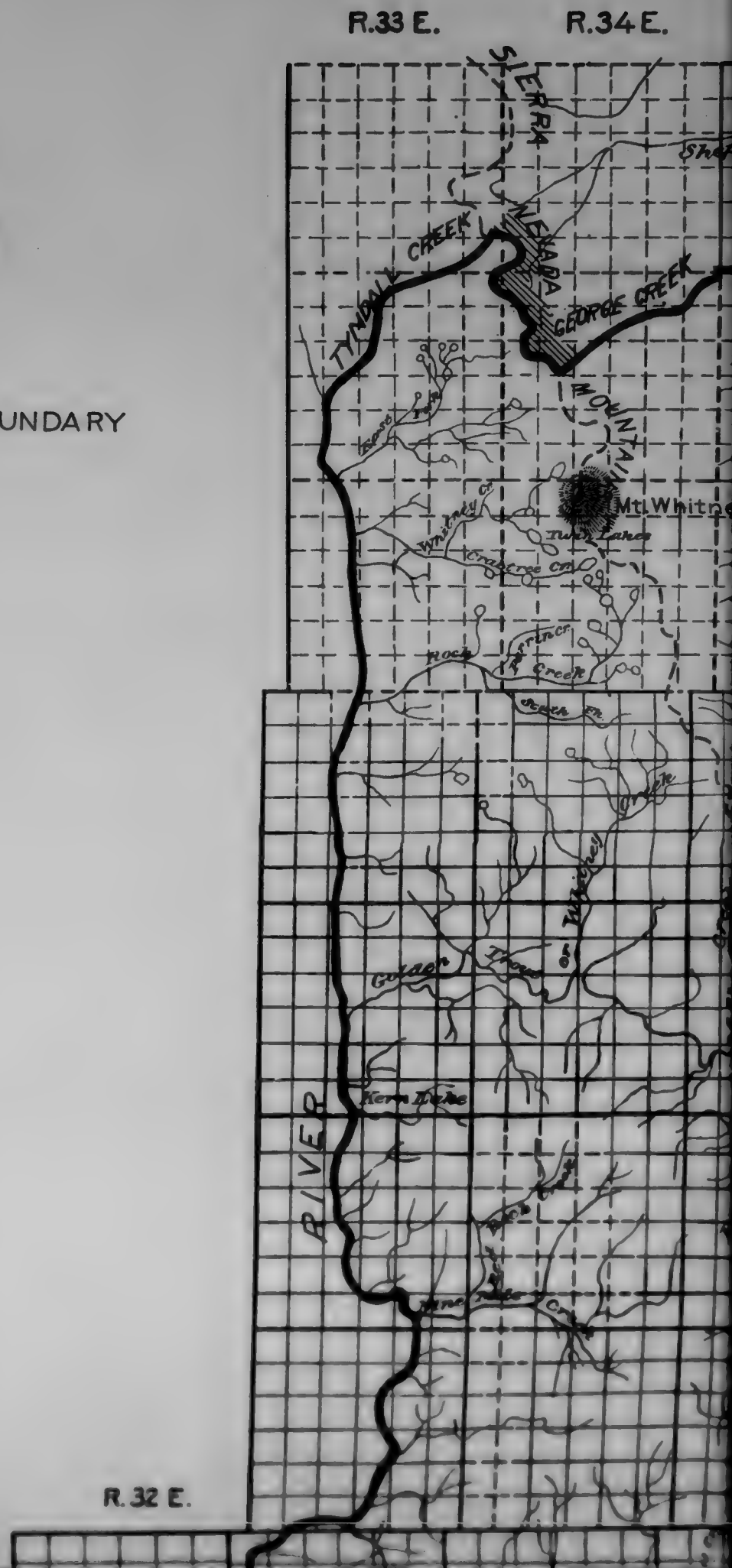
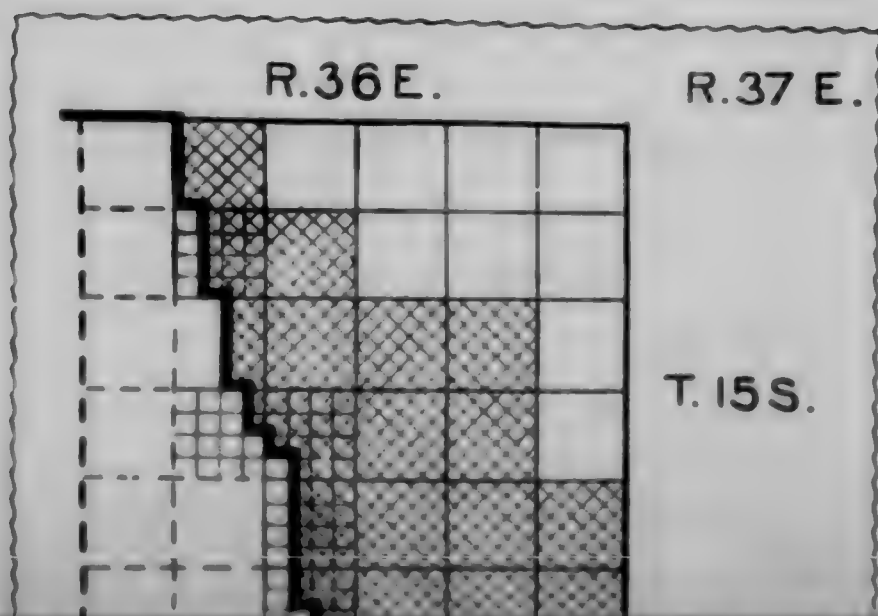
-  NATIONAL FOREST BOUNDARY
-  DIVIDE FORMING NATIONAL FOREST BOUNDARY
-  ELIMINATIONS

DIAGRAM FORMING PART OF PROCLAMATION DATED JAN. 30 1911.



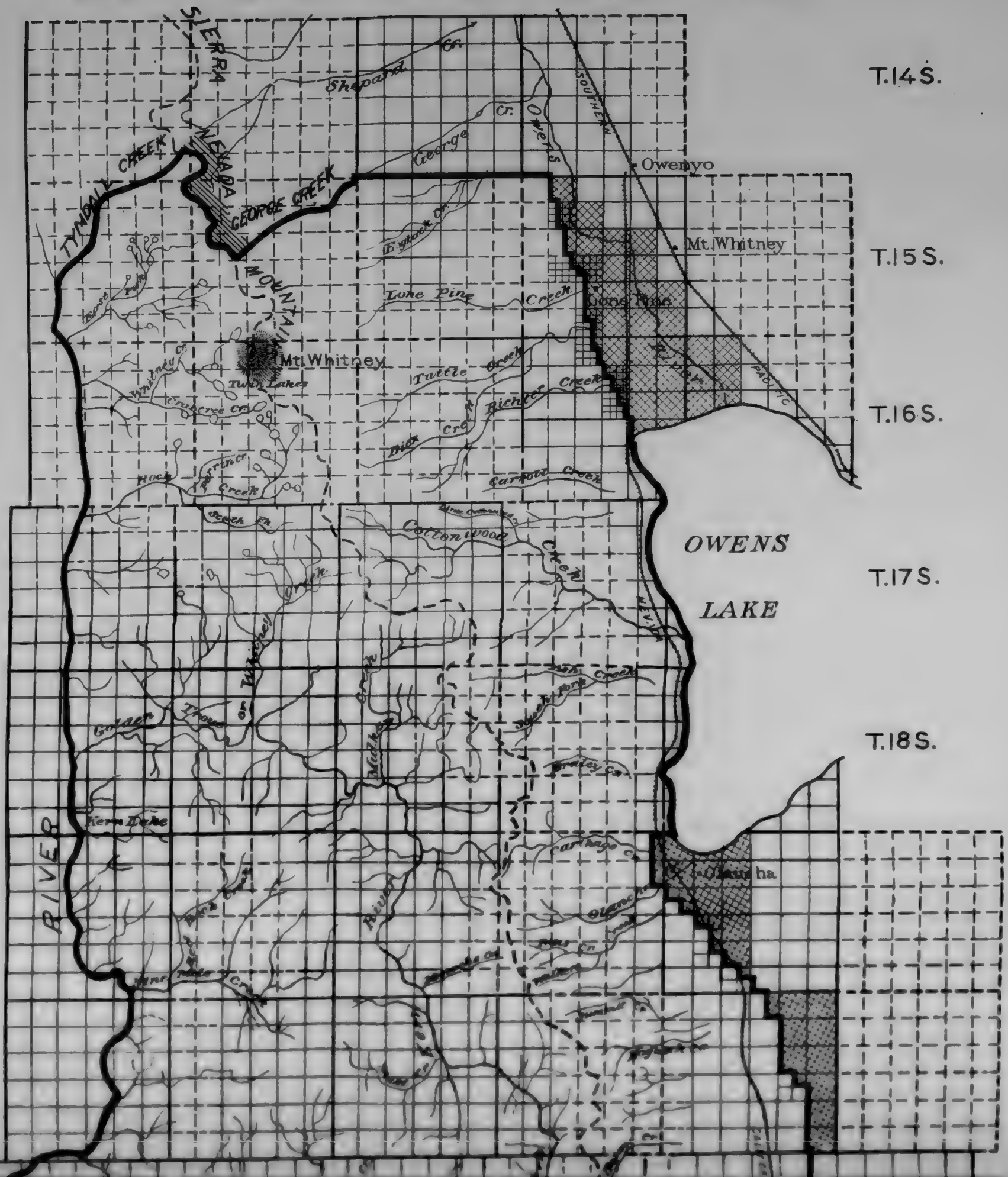
R.33 E.

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T.14 S.

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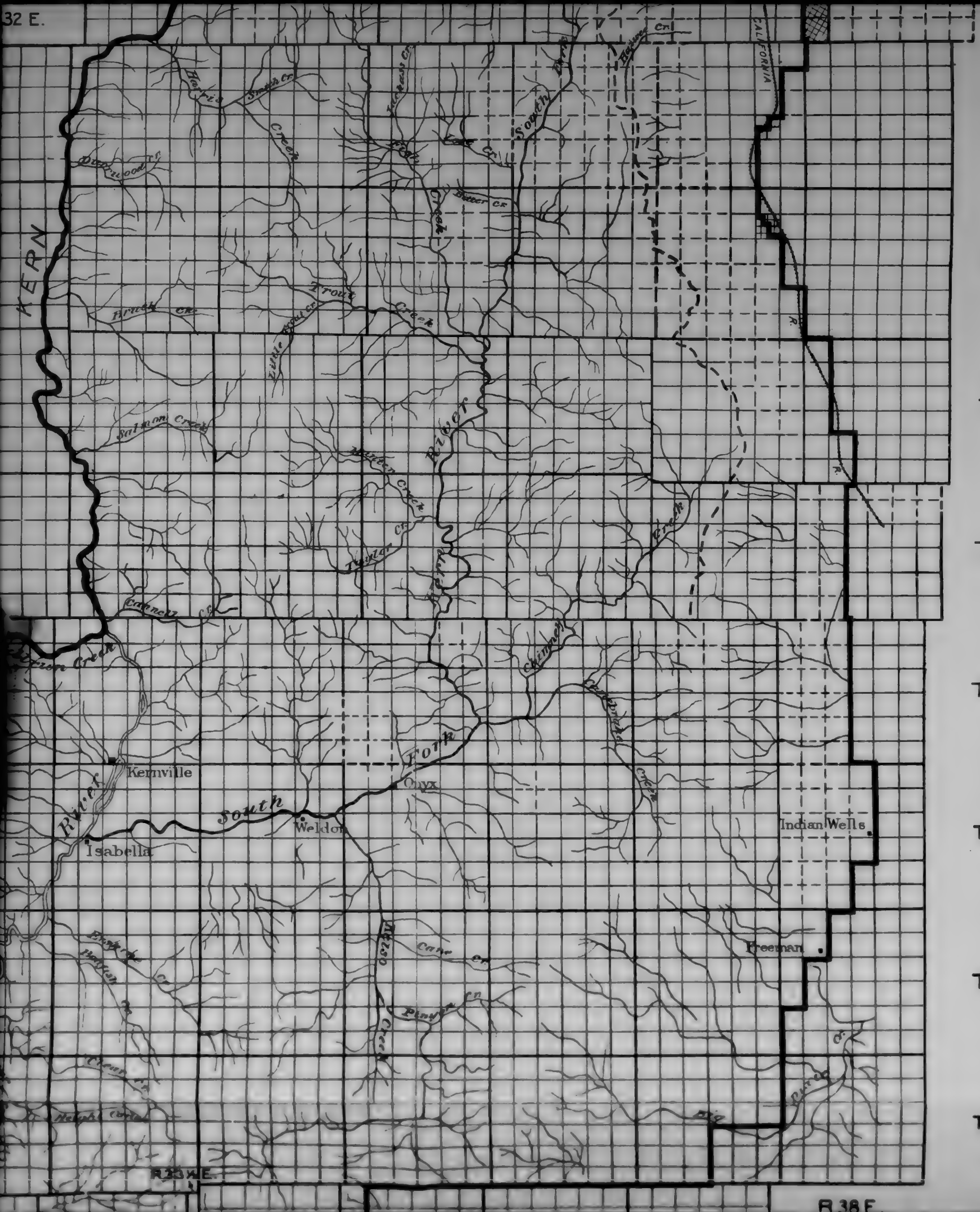
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T.21 S.

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T.26 S.

T.27 S.

T.28 S.

R.38 E.

R. 32 E.

T. 16 S.

OWENS
LAKE

South

R334E

BAKERSFIELD Kern
SOUTHERN

Edison
R.29E.

EL
TEJON
GRANT

Caliente

R.30E.

R.31E.

R.32E.

R.33E.

Isabella

Exhilarate
Barfish

Clear Cr.

Heights Canyon

Walker

Exhilarate

Creek

Caliente

Creek

Shed Hope Cr.

Shed Hope Cr.

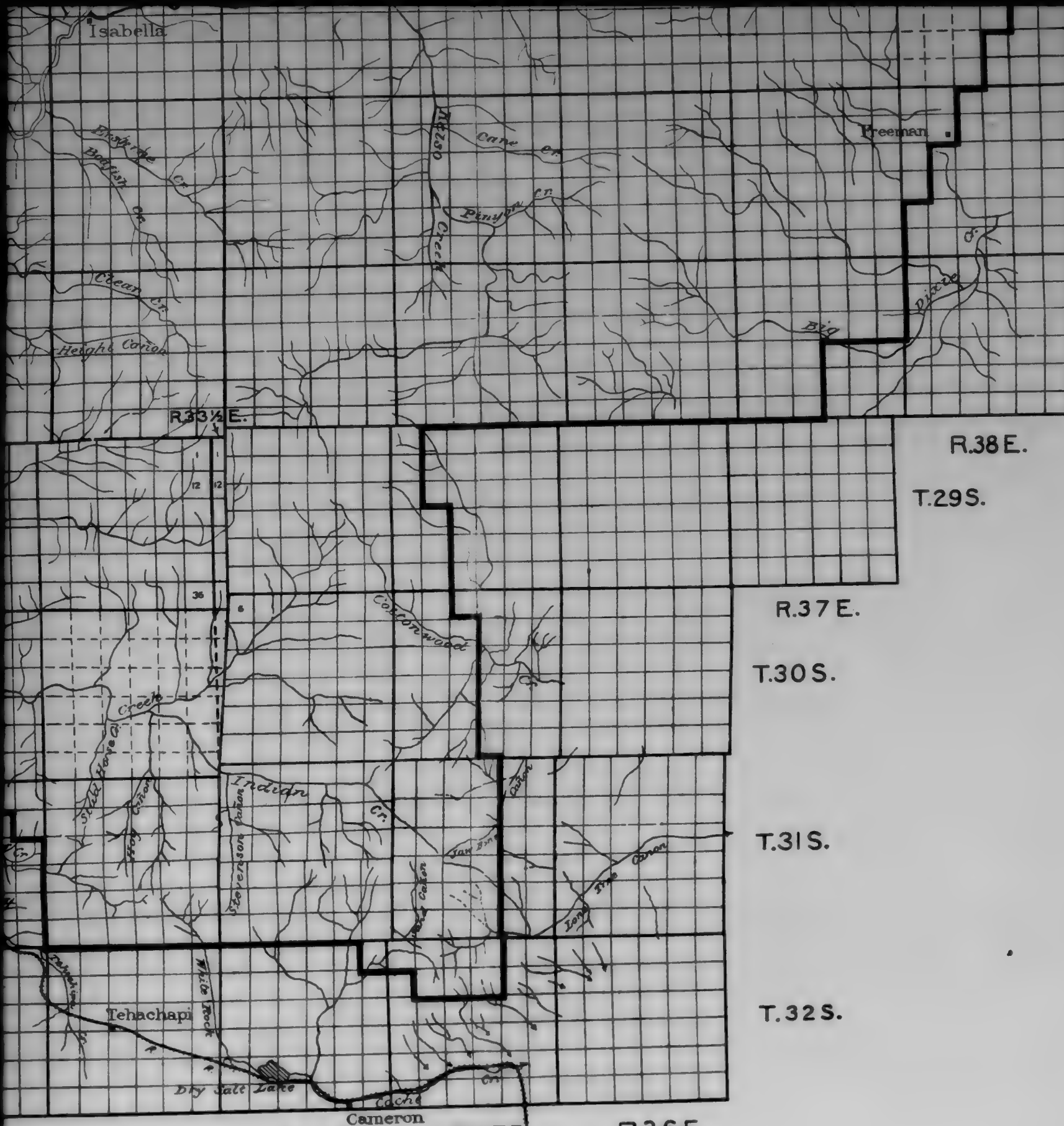
Shed Hope Cr.

Shed Hope Cr.

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TUNNEL

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T.27S.

T.28S.

R.38E.

T.29S.

R.37E.

T.30S.

T.31S.

T.32S.

R.33E.

R.34E.

R.35E.

R.36E.

[F3670: 380]

Exposition Record

No 3 **553**

Filed in the Office of the
Recorder of the State
the Fourth day of
April 1911

Frank H. Cary

Record Book..... Page.....

State of California.

State Commission of Horticulture.

QUARANTINE DIVISION.

ROOM 11, FERRY BUILDING,
SAN FRANCISCO, - CAL.

DUDLEY MOULTON,
Deputy Commissioner.

WILLIAM WOOD,
Inspector.

SACRAMENTO, CAL.

J. W. JEFFREY, - - COMMISSIONER.

O. E. BREMNER, - - SECRETARY.

MISS A. G. BIRD, - - CLERK.

STATE INSECTARY.

CAPITOL PARK,
SACRAMENTO, CAL.

E. K. CARNES,
Superintendent.

FREDERICK MASKEW,
Assistant Superintendent.

Sacramento, Cal.,

April 4, 1911

Amendment, QUARANTINE ORDER, No. 3.

WHEREAS, an official request has been made by A. G. Schulz, Commissioner of Horticulture of Tulare county, that the station TERRA BELLA be added to the list of ~~open~~ points at which it is lawful to receive plants and trees into Tulare county, and the State Commissioner of Horticulture being advised from other sources that it would conduce to the proper inspection of said stock if the above named place was declared open, therefore

IT IS DECLARED, that TERRA BELLA be added to the list of points contained in Order No. 3, and all trees and plants may be delivered and received at TERRA BELLA, and that these points are not affected by the original quarantine order No. 3.

J. W. Jeffrey

State Commissioner of Horticulture

Wm. W. Johnson

Governor of State of California

No 551

Re Butter & Cream
Sago, Orange & Bark
Curlies
Quarantuck

Filed in the office of the
SECRETARY OF STATE

the _____ day of _____

D. 1911

FRANK C. JORDAN.
SECRETARY OF STATE

By Frank Cony

Record Book _____ Page _____

STATION (1000) 1000

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State of California.

OFFICE OF STATE VETERINARIAN,

Sacramento.

P R O C L A M A T I O N .

EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA.

Sacramento, Cal., May 1, 1911.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in certain counties and portions of counties in the State of California hereinafter named are liable to communicate an infectious disease known as Texas, splenetic or southern fever to cattle located in other counties and portions of counties in the State of California should said cattle located in the counties and portions of counties hereinafter named be shipped, moved, transported, driven or grazed over the lands situated in other counties and portions of counties in the State of California; and,

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended and approved March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic or southern fever in cattle has, on this first day of May, 1911, quarantined the following counties and portions of counties in the State of California:

The entire county of San Diego.

The entire county of Orange.

The entire county of Santa Barbara.

All that portion of San Luis Obispo County lying west and south of a line commencing at the point of the intersection of the township line between township 32 S., R. 17 E. and 32 S., R. 18 E., and the Santa Maria River on the southern boundary of the county of San Luis Obispo, and extending northerly on said township line between townships 32 S., R. 17 E., 32 S., R. 18 E. and 31 S., R. 17 E., and 31 S., R. 18 E., to its intersection with the summit of the Santa Lucia range of mountains; thence following the summit of the Santa Lucia range of mountains northerly and northwesterly to its intersection with the northerly boundary line of San Luis Obispo County.

WHEREAS, The State Veterinarian has, on this first day of May, 1911, made and established the following rules and regulations as to the movements of cattle from said quarantined counties and quarantined portions of counties into other counties or portions of counties in the State of California:

From and after this first day of May, 1911, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing or permitting to be driven, led, moved, transported, carried or drifted into any other county or portion of

county in the State of California, any cattle originating or being in the aforesaid quarantined counties and portions of quarantined counties, unless such cattle have first been inspected by the State Veterinarian or his duly authorized deputy and are accompanied by a certificate issued by such officer stating that said cattle are free from contagious and infectious diseases and cattle ticks (*Margaropus annulatus*); provided, however, that when said cattle are shipped or transported on railroad trains for immediate slaughter inspection and certification of such cattle will not be required, but that when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying said cattle shall bear placards stating that said cars contain "SOUTHERN CATTLE," and each of the way bills of said shipments shall have a note on its face with a similar statement.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner:

(a) Remove all litter and manure. This litter and manure must be stored where no cattle can come into contact with it for a period of at least eight months.


(b) Wash the cars with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture made of one and one half pounds of lime and one quarter pound of pure carbolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, THEREFORE, I, HIRAM W. JOHNSON, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the counties and portions of counties named in this proclamation quarantined within the State of California, and further hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within the State of California, and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules or regulations to the penalties provided for in section eight of that said Act of the Legislature of the State of California entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

In Witness Whereof, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this first day of May, A. D., 1911.


Governor of the State of California.

Attest:


Secretary of State.

(SEAL.)

*Ind. H.
G. F.*
Quarantine Order
554

No 5.
Approved by
Gov. Hiram M. Johnson
June 24-1911.

Filed in the Office of the
SECRETARY OF STATE
the *26th* day of
June A. D. 1911
Frank C. Jordan.

By *Frank C. Jordan*
SECRETARY OF STATE

RECORDED BOOKED Page

State of California.

State Commission of Horticulture.

QUARANTINE DIVISION,
ROOM 11, FERRY BUILDING,
SAN FRANCISCO, - CAL.

DUDLEY MOULTON,
Deputy Commissioner.
WILLIAM WOOD,
Inspector.

SACRAMENTO, CAL.

J. W. JEFFREY, - - COMMISSIONER.
O. E. BREMNER, - - SECRETARY
MISS A. G. BIRD, - - CLERK.

STATE INSECTARY,
CAPITOL PARK,
SACRAMENTO, CAL.

E. K. CARNES,
Superintendent.
FREDERICK MASKEW,
Assistant Superintendent.

(QUARANTINE ORDER, No. 5)

Sacramento, Cal., June 24, 1911

WHEREAS, The State Commissioner of Horticulture has received official notification from the Board of Agriculture and Forestry of the Hawaiian Islands that an insect known as the Mediterranean Fruit-Fly (*Ceratitis capitata*) has become established on the island of Oahu, and

WHEREAS, The Deputy Horticultural Quarantine Officers at the port of San Francisco have discovered and properly identified this fruit-fly (*Ceratitis capitata*) in fruit and vegetables brought in both as freight and personal baggage from the port of Honolulu, Hawaiian Islands, and

WHEREAS, The introduction of this fruit-fly (*Ceratitis capitata*) into California would entail irreparable losses to our fruit, vine and vegetable interests,

IT IS HEREBY ORDERED, DIRECTED and DECLARED, That a quarantine be and the same is hereby established in accordance with Section 2319b of the Political Code of the State of California, against the importation of all fruits, vegetables, berries, seed-pods, etc., either cultivated in the orchards or gardens or growing wild in the Hawaiian Islands, with the exception that pineapples, bananas, and all root crops, the edible portions of which during growth have always been beneath the surface of the soil, shall be admitted at the ports of the State of California after having been duly inspected; provided, that any or all of these exempted fruits or vegetables, if at any time hereafter shall be found to contain upon inspection the egg, larvae or pupa of the fruit-fly (*Ceratitis capitata*) they shall be immediately included in the list of quarantined fruits and vegetables. The fruit or vegetables quarantined against in this order shall be immediately returned to the port from which they were shipped or destroyed at the option of the owner, consignee or agent. In no case shall such quarantined fruits be allowed to be transported over, re-packed or stored upon any dock, warehouse, barge or other property within the jurisdiction of the State of California, excepting the ship in which they were originally brought, or to which they are at once transferred. All deputies of the State Commission of Horticulture, or State Quarantine Guardians are hereby empowered to carry out the provisions of this order.

J. W. Jeffrey
State Commissioner of Horticulture

APPROVED:

Frederick Maske
Governor of California

Proclamation No

552

Governor's Proclamation
declaring the Highway
Construction act to
be in full force
and effect.

Filed September 11 1911
Wm. H. Gordon
Secretary of State

PROCLAMATION BY THE GOVERNOR, PROCLAIMING THE DUE ADOPTION AND RATIFICATION BY THE PEOPLE OF THE STATE OF CALIFORNIA OF THAT CERTAIN ACT ENTITLED "AN ACT AUTHORIZING THE CONSTRUCTION, ACQUISITION, MAINTENANCE AND CONTROL OF A SYSTEM OF STATE HIGHWAYS IN THE STATE OF CALIFORNIA; SPECIFYING THE WORK, FIXING THE PAYMENTS TO BE MADE BY COUNTIES FOR MONEYS EXPENDED THEREIN; PROVIDING FOR THE ISSUANCE AND SALE OF STATE BONDS TO CREATE A FUND FOR THE CONSTRUCTION AND ACQUISITION OF SUCH SYSTEM; CREATING A SINKING FUND FOR THE PAYMENT OF SAID BONDS; AND PROVIDING FOR THE SUBMISSION OF THIS ACT TO A VOTE OF THE PEOPLE", APPROVED MARCH 22, 1909; AND PROCLAIMING THE SAID ACT, AND EACH AND ALL OF THE PROVISIONS THEREOF, TO BE IN FULL FORCE AND EFFECT AND IRREPEALABLE UNTIL THE PRINCIPAL AND INTEREST OF THE LIABILITIES THEREIN CREATED SHALL BE PAID AND DISCHARGED.

State of California,)
EXECUTIVE DEPARTMENT.)

WHEREAS, the legislature of the State of California at its regular session commencing on the 4th day of January, 1909, did duly and regularly pass a certain act entitled: "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," which said act was duly approved on March 22, 1909; and

WHEREAS, said act provides that the same be submitted to the People of the State of California for their ratification at the general election to be held in the month of November, A.D. 1910, and that the Governor shall include the submission of said Act to the People, as aforesaid, in his proclamation calling for said general election; and

WHEREAS, the Secretary of State did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XII of the Constitution of the State of California; and

WHEREAS, pursuant to the terms and provisions of said act and pursuant to law, the Governor of the State of California did duly include in his proclamation calling said general election, aforesaid, the submission of said Act to the People of the State of California and the said Act was duly submitted to the People of the State of California in accordance with the terms thereof for their ratification at the said general election held in the month of November, A.D.191 . and

WHEREAS, pursuant to the terms and provisions of said Act and pursuant to law the votes cast for or against said Act were counted, returned and canvassed and declared in all respects as provided by said Act and by law; and

WHEREAS, the said Act did receive in favor thereof a majority of all the votes cast for and against it at said election aforesaid, and thereupon did become and now is in full force and effect as therein provided, and irrevocable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged; and the said Act further provided that the Governor shall make proclamation thereof;

NOW, THEREFORE, I, HIRAM W. JOHNSON, Governor of the State of California, pursuant to and in accordance with the terms and provisions of said Act, do hereby proclaim:-

First. That in accordance with that certain Act entitled "An act authorizing the acquisition, requisition, maintenance and control of a system of State Highways in the State of California; specifying the work, fixing the amounts to be raised by taxation for moneys expended thereon; providing for the issuance and sale of state bonds

to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this Act to a vote of the people," Approved March 22, 1909, the Secretary of State of the State of California did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XVI of the Constitution of the State of California;

Second. That in accordance with the terms and provisions of said Act hereinbefore referred to, and hereinafter set forth, the Governor of the State of California did duly include in his proclamation calling said general election, to be held and which was held on the 8th day of November, A.D. 1910, the submission of said Act to the People of the State of California, and the said Act was duly submitted to the People of the State of California, in accordance with the terms thereof, for their ratification at the said general election so held on the 8th day of November, 1910;

Third. That pursuant to the terms and provisions of said Act, and pursuant to law, the votes cast for or against said Act were counted, returned, canvassed and declared in all respects as provided by said Act and by law;

Fourth. That the said Act did receive in favor thereof a majority of all the votes cast for and against it at the election aforesaid, and thereupon did become and now is in full force and effect, as in said Act provided, and irrevocable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged;

Fifth. That said Act herein referred to is in the words and figures the following to-wit:

"An Act authorizing the construction, acquisition, maintenance and control of a system of State Highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and

providing for the submission of this act to a vote of the people."
(Approved March 22, 1909.)

The people of the State of California, represented in Senate and Assembly, do enact as follows:

Section 1. A system of state highways in and for the State of California shall be constructed and acquired as and in the manner provided by law by the department of engineering of said state at a cost not to exceed eighteen million dollars. For the purpose of providing for the payment of the cost of the construction or acquisition of said system of said highways, the State of California is hereby authorized to incur an indebtedness in the manner provided by this act in the sum of eighteen million dollars.

Immediately after the issuance of the proclamation of the Governor, as provided in section 11 of this Act, the Treasurer of the State shall prepare eighteen thousand suitable bonds of the State of California in the denomination of onethousand dollars each, to be numbered from 1 to 18,000 inclusive, and to bear the date of the third day of July, 1911. The total issue of said bonds shall not exceed the sum of eighteen million dollars and they shall bear interest at the rate of four per cent per annum from the date of issuance thereof. The said bonds and the interest thereon shall be payable in gold coin of the United States of the present standard of value at the office of the Treasurer of said state at the times and in the manner following, to wit: The first four hundred of said bonds shall be due and payable on the third day of July, 1917, and four hundred of said bonds in consecutive numerical order shall be due and payable on the third day of July in each and every year thereafter until and including the third day of July, 1961. The interest accruing on all of said bonds that shall be sold shall be payable at the office of the treasurer of the state on the third day of January and the third day of July of each and every year after the sale of the same. The interest on all bonds issued and sold shall cease on the day of their maturity and the said bonds so issued and sold shall on the day of their maturity be paid as herein provided and canceled by the treasurer of said state. All bonds remaining unsold, shall, at the date

of the maturity thereof be by the treasurer of the state canceled and destroyed. All bonds issued pursuant to the provisions of this act shall be signed by the governor of this state, countersigned by the state controller and endorsed by the state treasurer, and the said bonds shall be so signed, countersigned and endorsed by the officers who are in the office on the third day of July, 1911, and each of said bonds shall have the Great Seal of the State of California impressed thereon. The said bonds signed, countersigned, endorsed and sealed as herein provided, when sold, shall be and constitute a valid and binding obligation upon the State of California, though the sale thereof be made at a date or dates after the person so signing, countersigning and endorsing, or either of them, shall have ceased to be the incumbents of said office or offices.

Section 2. Appended to each of said bonds there shall be interest coupons so attached that the same may be detached without injury to or mutilation of said bond. The said coupons shall be consecutively numbered, and shall bear the lithographed signature of the state treasurer who shall be in office on the third day of July, 1911. No interest shall be paid on any of said bonds for such time as may intervene between the date of said bond and the day of sale thereof, unless such accrued interest shall have been, by the purchaser of said bond, paid to the state at the time of such sale.

Sec. 3. There shall be provided in the general appropriation bill sufficient money to defray all expenses that shall be incurred by the state treasurer in the preparation of said bonds and in the advertising of the sale thereof, as in this act provided.

Sec. 4. When the bonds authorized by this act to be issued shall have been signed, countersigned, endorsed and sealed as in section one provided, the state treasurer shall sell the same in such parcels and numbers as the governor of the state shall direct, to the highest bidder for cash. The governor of the state shall issue to the state treasurer such direction immediately after being requested so to do, through ^{and} by a resolution duly adopted and passed by a majority vote of the advisory board of the department of engineering. Said resolution shall specify the amount of money which, in the judgment of said

advisory board shall be required at such time and the governor of the state shall direct the state treasurer to sell such number of said bonds as may be required to raise said amount of money, and that said bonds shall be sold in consecutive numerical order commencing with the first four hundred thereof. The state treasurer shall not accept any bid which is less than the par value of the bond plus the interest which has accrued thereon between the date of sale and the last preceding interest maturity date. The state treasurer may at the time and place fixed by him for said sale continue such sale as to the whole or any part of the bonds offered to such time and place as he may at the time of such continuance designate. Before offering any of said bonds for sale, the said treasurer shall detach therefrom all coupons which have matured or will mature before the date fixed for such sale. The state treasurer shall give notice of the time and place of sale by publication in two newspapers published in the city and county of San Francisco and in one newspaper published in the city of Oakland, and in one newspaper published in the City of Los Angeles and in one newspaper published in the city of Sacramento once a week for four weeks next preceding the date fixed for such sale. In addition to the notice last above provided for, the state treasurer may give such further notice as he may deem advisable, but the expenses and cost of such additional notice shall not exceed the sum of five hundred dollars for each sale so advertised.

There is hereby created in and for the state treasury a fund to be known and designated as the "State Highway Fund", and immediately after such sale of bonds the treasurer of the state shall pay into the state treasury and cause to be placed in said state highway fund the total amount received for said bonds, except such amount as may have been paid as accrued interest thereon. The amount that shall have been paid at such sale as accrued interest on the bonds sold shall be by the treasurer of the state, immediately after such sale, paid into the treasury of the state and placed in the interest and sinking fund.

The moneys placed in the state highway fund, pursuant to the pro-

visions of this section, shall be used exclusively for the acquisition of rights of way for and the acquisition and construction of said system of state highways. The route or routes of said state highways shall be selected by the department of engineering and said route shall be so selected and said highways so laid out and constructed or acquired as to constitute a continuous and connected state highway system running north and south through the state traversing the Sacramento and San Joaquin valleys and along the Pacific coast by the most direct and practicable routes, connecting the county seats of the several counties through which it passes and joining the centers of population, together with such branch roads as may be necessary to connect therewith the several county seats lying east and west of such state highway.

Moneys shall be drawn from said state highway fund for the purposes of this act upon warrants duly drawn by the controller of the state upon demands made by the department of engineering and audited by the state board of examiners.

Sec. 5. There is hereby appropriated from the general fund in the state treasury such sum annually as will be necessary to pay the principal of and the interest on the bonds, issued and sold pursuant to the provisions of this act, as said principal and interest becomes due and payable.

There shall be collected annually ~~and~~ in the same manner and at the same time as other state revenue is collected such a sum, in addition to the ordinary revenues of the state as shall be required to pay the principal and interest on said bonds as herein provided, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of said revenue, to do and perform each and every act which shall be necessary to collect such additional sum.

The treasurer of the state shall, on the first day of January, 1912 and on the first day of each July and the first day of each January thereafter transfer from the general fund of the state treasury to the interest and sinking fund, such an amount of the money by this act

appropriated as shall be required to pay the interest on the bonds theretofore sold, until the interest on all of said bonds so sold shall have been paid or shall have become due in accordance with the provisions of this act.

There is hereby created in the state treasury a fund to be known and designated as the "State Highway and Sinking Fund". The treasurer of the State shall on the first day of July of the year 1917, and on the first day of July, of each and every year thereafter in which a parcel of the bonds sold pursuant to the provisions of this act shall become due, transfer from the general fund of the State treasury to the said state highway sinking fund, such an amount of the moneys appropriated by this act as may be required to pay the principal of the bonds so becoming due and payable in such years.

Sec. 6. The principal of all of said bonds sold shall be paid at the time the same becomes due, from the state highway sinking fund, and the interest on all bonds sold shall be paid at the time said interest becomes due, from the interest and sinking fund. Both principal and interest shall be so paid upon warrants duly drawn by the controller of the state upon demands audited by the state board of examiners, and the faith of the State of California is hereby pledged for the payment of the principal of said bonds so sold, and the interest accruing thereon.

Sec. 7. The state controller and state treasurer shall keep full and particular account and record of all their proceedings under this act and they shall transmit to the governor in triplicate an abstract of all such proceedings thereunder with an annual report in triplicate, one copy of each to be by the governor, laid before each house of the legislature biennially. All books and papers pertaining to the matter provided for in this act shall, at all times, be open to the inspection of any party interested, or the governor, or the attorney-general, or a committee of either branch of the legislature or a joint committee of both or any citizen of the state.

Sec. 8 The highway constructed or acquired under the provisions of this act shall be permanent in character and be finished with oil or mudadam or a combination of both, or of such other material as in

the judgment of the said department of engineering shall be most suitable and best adapted to the particular locality traversed. The state department of engineering, in the name of the people of the State of California, may purchase, receive by donation or dedication, or lease any right of way, rock quarry or land necessary or proper for the construction, use or maintenance of said state highway, and shall proceed, if necessary, to condemn under the provisions of the Code of Civil Procedure relating to such proceedings any necessary or proper right of way, rock quarry or land. The department of engineering shall have full power and authority to purchase all supplies, material, machinery and to do all other things necessary or proper in the construction and maintenance of said state highway, with the exception of those public highways which have been permanently improved under county or permanent road division bonds issued within three years prior to the adoption of this act; all public highways within this state lying within the right of way of said state highway as determined and adopted by the department of engineering shall be and the same shall become a part of the right of way of said state highway, without compensation being paid therefor; PROVIDED nothing herein contained shall require the state to maintain any highway along or on said right of way, prior to the completion or acquisition of the permanent improvements contemplated by this act. Whenever any money received from the sale of bonds, under the provisions of this act, shall be expended in any county in this state, such county must pay into the state treasury such sum each year as shall equal the interest, at the rate of four per cent per annum, upon the entire sum of money expended within such county in the construction of said state highway, less such portion of said amount expended as the bonds matured under the provision of this act, shall bear to the total number of bonds sold and outstanding. All highways constructed or acquired under the provisions of this act shall be permanently maintained and controlled by the State of California.

Sec. 9. This act, if adopted by the people, shall take effect on the thirty-first day of December, 1910, as to all its provisions except those relating to, and necessary for, its submission to the

people and for returning, canvassing and proclaiming the votes, and to such accepted provisions this act shall take effect immediately .

Sec. 10. This act shall be submitted to the people of the state of California for their ratification at the next general election to be holden in the month of November, 1910, A.D., and all ballots at said election shall have printed thereon, and at the end thereof, the words "For the State Highway act"; and in a separate line, under the same, the words "Against the State Highway Act". Opposite said lines there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against said act, and those voting for said act shall do so by placing a cross opposite the words "For the state highway act", and all those voting against the said act shall do so by placing a cross opposite the words "Against the state highway act." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

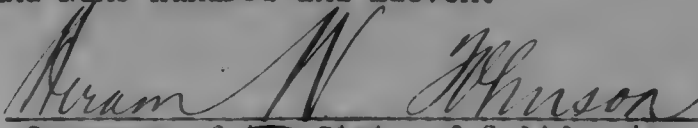
Sec. 11. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers, and if it appears that said act shall have received a majority of all the votes cast for and against it at ~~such~~ such election, as aforesaid, then the same shall have effect as hereinbefore provided and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the governor shall make proclamation thereof. But if a majority of the votes cast, as aforesaid, are against this act then the same shall be and become void.

Sec. 12. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be holden in the month of November, A.D. nineteen hundred and ten; the cost of publication shall be paid out of the general fund, on controller's warrants duly drawn for the purpose.

Sec. 13. This act shall be known and cited as the "state highways act".

Sec. 14. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

In Witness Whereof, I have hereunto set my hand and caused to be affixed the Great Seal of the State of California, at my office in the State Capitol, this 31st day of August, in the year of our Lord, One Thousand Nine Hundred and Eleven.


Governor of the State of California

Attest


Secretary of State.

[734781284]

Certified Copy of
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Constitutional Amend-
ments Submitted to
Electors at Special
Election Oct 10th
1911.

FILED in the
the Fourteenth
November 1911
at
Frank C. Jordan
By Frank C. Jordan

PROPOSED AMENDMENTS TO THE

TO BE VOTED UPON AT A SPECIAL E

1. SENATE CONSTITUTIONAL AMENDMENT NO. 2.

Adopted in Senate, February 20, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
Adopted in Assembly, March 1, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
This resolution was received by the Governor, this 7th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 37.—Senate Constitutional Amendment No. 2. A resolution proposing to the people of the State of California an amendment to section 14 article XI of the constitution of the State of California.

The legislature of the State of California at its regular session, commencing on the second day of January, in the year nineteen hundred and eleven, two thirds of the members elected to the senate and assembly voting therefor, hereby proposes to the people of the State of California that section fourteen (14) of article eleven (XI) of the constitution of the State of California, be amended to read as follows:

Section 14. The legislature may by general and uniform laws provide for the inspection, measurement and graduation of merchandise, manufactured articles and commodities, and may provide for the appointment of such officers as may be necessary for such inspection, measurement and graduation.

A. J. WALLACE,
President of the Senate.
A. H. HEWITT,
Speaker of the Assembly.

Attest:
FRANK C. JORDAN, Secretary of State.
Endorsed: Filed in the office of the Secretary of State the 5th day of March, A. D. 1911, at 10:00 o'clock A. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

2. COMMITTEE SUBSTITUTE FOR SENATE CONSTITUTIONAL AMENDMENT NO. 5.

Adopted in Senate, March 18, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
Adopted in Assembly, March 26, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
This resolution was received by the Governor, this 27th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 61.—Committee Substitute for Senate Constitutional Amendment No. 5. A resolution proposing to the people of the State of California an amendment to the constitution of the State of California, by adding a new section to article XI thereof to be known and designated as section seven and one half of said article XI of the constitution of the State of California, relating to charters of counties and amendments to such charters, and to the surrender thereof.

The legislature of the State of California, at its forty-ninth regular session, commencing on the second day of January, 1911, two thirds of all the members elected to each of the two houses of said legislature voting therefor, hereby proposes that a new section be added to article XI of the constitution of the State of California, to be known and designated as section seven and one half of article XI of the constitution of the State of California, and to read as follows:

Section 7 1/2. Any county may frame a charter for its own government consistent with and subject to the constitution (or, having framed such a charter, may frame a new one,) relating to the matters hereinafter in this section specified, and none other, by causing a board of fifteen freeholders, who have been for at least five years qualified electors thereof, to be elected by the qualified electors of said county, at a general or special election. Said board of freeholders may be so elected in pursuance of an ordinance adopted by the vote of three fifths of all the members of the board of supervisors of such county, declaring that the public interest requires the election of such board for the purpose of preparing and proposing a charter for said county, or in pursuance of a petition of qualified electors of said county as hereinafter provided. Such petition, signed by fifteen per centum of the qualified electors of said county, computed upon the total number of votes cast therein for all candidates for governor at the last preceding general election at which a governor was elected, praying for the election of a board of fifteen freeholders to prepare and propose a charter for said county, may be filed in the office of the county clerk. It shall be the duty of said county clerk, within twenty days after the filing of said petition, to examine the same, and to ascertain from the records of the registration of electors of the county, whether said petition is signed by the requisite number of qualified electors. If required by said clerk, the board of supervisors shall authorize him to employ persons specially to assist him in the work of examining such petition, and shall provide for their compensation. Upon the completion of such examination, said clerk shall forthwith attach to said petition his certificate, properly dated, showing the result thereof, and if, by said certificate, it shall appear that said petition is signed by the requisite number of qualified electors, said clerk shall immediately present said petition to the board of supervisors, if it be in session, otherwise at its next regular meeting after the date of said certificate. Upon the adoption of such ordinance, or the presentation of such petition, said board of supervisors shall order the holding of a special election for the purpose of electing such board of freeholders, which said special election shall be held not less than twenty days nor more than sixty days after the adoption of the ordinance aforesaid, or such presentation of said petition to said board of supervisors, provided, that if a general election shall occur in said county not less than twenty days nor more than sixty days after the adoption of the ordinance aforesaid, or such presentation of said petition to said board of supervisors, said board of freeholders may be elected at such general election. Candidates for election as members of said board of freeholders shall be nominated by petition, substantially in the same manner as may be provided by general law for the nomination, by petition of electors, of candidates for county offices, to be voted for at general elections. It shall be the duty of said board of freeholders, within one hundred and twenty days after the result of such election shall have been declared by said board of supervisors, to prepare and propose a charter for said county, which shall be signed in duplicate by the members of said board of freeholders, or a majority of them, and be filed, one copy in the office of the county clerk of said county and the other in the office of the county recorder thereof. Said board of supervisors shall thereupon cause said proposed charter to be published and circulated in said county, provided, that in any county where no such daily newspaper is printed, published and circulated, such proposed charter shall be published for at least three times in at least one weekly newspaper of general circulation, printed, published and circulated in said county, and provided, that in any county where neither such daily nor such weekly newspaper is printed, published and circulated, a copy of such proposed charter shall be posted to the county clerk in three public places in said county, and on or near the entrance to at least one public schoolhouse in each school district in said county, and the first publication or the posting of such proposed charter shall be made within fifteen days after the filing of a copy thereof, as aforesaid, in the office of the county clerk. Said proposed charter shall be submitted by said board of supervisors to the qualified electors of said county at a special election held not less than thirty days nor more than sixty days after the filing of a copy thereof, or after such other time and place as may be determined by the board of supervisors, and the electors shall vote thereon, and the result of the election shall be the charter of said county, which shall be subject to amendment by the board of supervisors at any time.

each of the two houses of the said legislature voting in favor thereof, hereby propose that section one of article two of the constitution of the State of California be amended so as to read as follows:

Section 1. Every native citizen of the United States, every person who shall have acquired the rights of citizenship under or by virtue of the treaty of Queretaro, and every naturalized citizen thereof, who shall have become such ninety days prior to any election, of the age of twenty one years, who shall have been resident of the state one year next preceding the election, and of the county in which he or she claims his or her vote ninety days, and in the election precinct thirty days, shall be entitled to vote at all elections which are now or may hereafter be authorized by law; provided, no native of China, no idiot, no insane person, no person convicted of any infamous crime, no person hereafter convicted of the embezzlement or misappropriation of public money, and no person who shall not be able to read the constitution in the English language and write his or her name, shall ever exercise the privileges of an elector in this state; provided, that the provisions of this amendment relative to an educational qualification shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any person who shall be sixty years of age and upwards at the time this amendment shall take effect.

A. J. WALLACE,
President of the Senate.
A. H. HEWITT,
Speaker of the Assembly.

Attest:
FRANK C. JORDAN, Secretary of State.
Endorsed: Filed in the office of the Secretary of State the 9th day of February, A. D. 1911, at 11:30 o'clock A. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

5. SENATE CONSTITUTIONAL AMENDMENT NO. 17.

Adopted in Senate, January 23, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
Adopted in Assembly, February 1, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
This resolution was received by the Governor, this 2nd day of February, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 9.—Senate Constitutional Amendment No. 17. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California, by amending section fourteen of article I thereof, relating to the rights of private property, and to the law of eminent domain.

The legislature of the State of California, at its regular session, commencing the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that section fourteen of article I of the constitution of the State of California, be amended so as to read as follows:

Section 14. Private property shall not be taken or damaged for public use without just compensation having first been made to, or paid into court for, the owner, and no right of way shall be appropriated to the use of any corporation other than municipal until full compensation therefor be first made in money or ascertained and paid into court for the owner, irrespective of any benefits from any improvement proposed by such corporation, which compensation shall be ascertained by a jury, unless a jury be waived, as in other civil cases in a court of record, as shall be prescribed by law. The taking of private property for a railroad run by steam or electric power for logging or lumbering purposes shall be deemed a taking for a public use, and any person, firm, company or corporation taking private property under the law of eminent domain for such purposes shall thereupon and thereby become a common carrier.

A. J. WALLACE,
President of the Senate.
A. H. HEWITT,
Speaker of the Assembly.

Attest:
FRANK C. JORDAN, Secretary of State.
Endorsed: Filed in the office of the Secretary of State the 3rd day of February, A. D. 1911, at 8:00 o'clock P. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

6. SENATE CONSTITUTIONAL AMENDMENT NO. 20.

Adopted in Senate, March 3, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
Adopted in Assembly, March 26, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
This resolution was received by the Governor, this 27th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 65.—Senate Constitutional Amendment No. 20. A resolution to propose to the people of the State of California, an amendment to the constitution of the State of California, by amending section eight of article XI of said constitution, relating to charters of cities, and amendments thereto.

The legislature of the State of California, at its regular session, commencing on the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that section eight of article XI of the constitution of the State of California, be amended so as to read as follows:

Section 8. Any city containing a population of more than three thousand five hundred inhabitants as ascertained and established by the last preceding census, take under the direction of the congress of the United States, or by a census of said city, taken subsequent to the said census, under the direction of the legislative body thereof, under laws authorizing the taking of the census of cities, may frame a charter for its own government, consistent with, and subject to, the constitution, (or, having framed such a charter, may frame a new one), by causing a board of fifteen freeholders, who shall have been, for at least five years, qualified electors thereof, to be elected by the qualified electors of said city at a general or special municipal election. Said board of freeholders may be so elected in pursuance of an ordinance adopted by a vote of two thirds of all the members of the board of supervisors of such city, declaring that the public interest requires the election of such board for the purpose of preparing and proposing a charter for said city, or in pursuance of a petition of qualified electors of said city, as hereinafter provided. Such petition, signed by fifteen per centum of the qualified electors of said city computed upon the total number of votes cast therein for all candidates for governor at the last preceding general election at which a governor was elected, praying for the election of a board of fifteen freeholders to prepare and propose a charter for said city, may be filed in the office of the county clerk thereof. It shall be the duty of said county clerk, within twenty days after the filing of said petition, to examine the same and to ascertain from the records of the registration of electors of the county, showing the registration of voters of said city, whether the petition is signed by the requisite number of qualified electors of said city.

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11. SENATE CONSTITUTIONAL AMENDMENT NO. 45

Adopted in Senate, March 8, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
Adopted in Assembly, March 25, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
This resolution was received by the Governor, this 27th day of March, A. D. 1911.
Attest: J. H. McCabe, Private Secretary of the Governor.

CHAMBER: 63.—Senate Constitutional Amendment No. 45. A resolution proposing to the people of the State of California an amendment to the constitution of the state amending section 16 of article XX relating to term of office.

Resolved by the senate, the assembly concurring, That the legislature of the State of California, at its regular session commencing on the second day of January, A. D. 1911, two-thirds of all the members elected to each house of said legislature, voting in favor thereof, hereby proposes to the people of the State of California that section 16 of article XX of the constitution of said state be amended so as to read as follows:

Section 2. When the term of any officer or commissioner is not provided for in this constitution, the term of such officer or commissioner may be declared by law; and, if not so declared, such officer or commissioner shall hold his position as such officer or commissioner during the pleasure of the authority making the appointment; and in no case shall such term exceed four years; provided, however, that in the case of any officer or employee of any municipality governed under a legally adopted charter, the provisions of such charter with reference to the tenure of office or the dismissal from office of any such officer or employee shall apply; and provided further, that the term of office of any person before or hereafter appointed to hold office as employee of any municipality shall not, under any service laws of the state or of any political division thereof, shall not be limited by this section.

A. J. WALLACE,
President of the Senate.
A. H. LEWITT,
Speaker of the Assembly.

By C. JORDAN, Secretary of State.

at 10 o'clock A. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

12. SENATE CONSTITUTIONAL AMENDMENT NO. 47.

Adopted in Senate, March 18, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
Adopted in Assembly, March 22, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
This resolution was received by the Governor, this 26th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 30.—Senate Constitutional Amendment No. 37. A resolution proposing to amend article twelve of the State of California an amendment to section twenty-three of article twelve of the constitution of the State of California, to confer upon the railroad commission jurisdiction and jurisdiction to regulate and control the business of furnish and performing certain services to or for the public.

The second meeting of the legislature, of the State of California, at its regular session, commencing on the 1st day of January, one thousand nine hundred and eleven, two hundred and twenty-two members were elected to each of the two houses of said legislature voting by ballot, and the people of the State of California that section two of article twenty of the constitution of the State of California be amended so as to read as follows:

Sec. 23. Every private corporation, and every individual or association of individuals, operating, managing, or controlling any commercial railroad, interurban street railroad, canal, pipe line, plant, or equipment, or any part of such railroad, pipe line, plant or equipment within this state, for the transportation or conveyance of passengers, or express matter, or freight of any kind, including crude oil, or the transmission of telephone or telegraph messages, or for the production, generation, transmission, delivery or furnishing of heat, light, water or power, or for the furnishing of wharfage facilities, either directly or indirectly, to or for the public, and every common carrier, is hereby declared to be a public utility subject to the public and regulatory jurisdiction of the State of California, and every individual, partnership, firm, or class of private corporations, individuals, or associations of individuals hereafter declared by the legislature to be public utilities shall likewise be subject to such control and regulation. The railroad commission shall have and exercise such power and jurisdiction to supervise and regulate public utilities, in the State of California, and to fix the rates to be charged for commodities furnished, or services rendered by public utilities as shall be conferred upon it by the legislature, and the right of the legislature to confer powers upon the railroad commission respecting public utilities is hereby declared to be plenary and to be unimpaired by any provision of this constitution.

After the passage by the legislature of laws conferring powers upon the railroad commission respecting public utilities, all powers respecting such public utilities to be as of supervisors, or municipal councils, or other governing bodies of the cities, cities and counties, cities and towns, in this state, or in any commission, and existing at the time of the passage of such laws, shall cease so far as they shall conflict with the powers so conferred upon the railroad commission; but, however, that this section shall not affect such powers of control over any public utility vested in any city and county, or incorporated city or town as, in an election to amend or to repeal laws to be passed hereafter by the legislature, a majority of the qualified electors of such city and county, or incorporated city or town, shall vote, and until such election such powers shall continue unimpaired; but if the vote shall not favor the continuation of such powers, they shall hereafter vest in the railroad commission as provided by law; and provided, further, that in any city or incorporated city or town shall have elected to continue any powers respecting public utilities, it may, by vote of a majority of its qualified electors, hereafter surrender such powers to the railroad commission in the manner provided by the legislature; or if such municipal corporation shall have surrendered its powers to the railroad commission, it may, by like vote, thereafter reinvest itself with such powers. Nothing in this section shall be construed as a limitation upon any power conferred upon the railroad commission by any provision of this constitution now existing or adopted concurrently herewith.

Page 11 of 11

17. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 25.

Adopted in Assembly, February 10, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
Adopted in Senate, March 14, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
This resolution was received by the Governor, this 24th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 51.—Assembly Constitutional Amendment No. 25. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section 13 of article XX thereof, relating to the manner of electing officers of cities and the number of ratifiers necessary to constitute a choice.

The legislature of the State of California at its regular session commencing the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof hereby proposes that section 13 of article XX of the constitution of the State of California be amended so as to read as follows:

Section 13. A plurality of the votes given at any election shall constitute a choice where not otherwise directed in this constitution, provided that it shall be competent in all charters of cities, counties or cities and counties framed under the authority of this constitution to provide the manner in which their respective elective officers may be elected and to prescribe a higher proportion of the vote therefor, and provided also, that it shall be competent for the legislature by general law to provide the manner in which officers of municipalities organized or incorporated under general laws may be elected and to prescribe a higher proportion of the vote therefor.

A. H. HEWITT,
Speaker of the Assembly.
A. J. WALLACE,
President of the Senate.

Attest :

FRANK C. JORDAN, Secretary of State.
 Endorsed: Filed in the office of the Secretary of State the 25th day of March, A. D. 1911,
 at 3:00 o'clock P. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

18. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 26.

Adopted in Assembly, February 21, A. D. 1911. L. E. Mallory, Chief Clerk of the Assembly.
Adopted in Senate, March 20, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
This resolution was received by the Governor, this 25th day of March, A. D. 1911
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 56.—Assembly Constitutional Amendment No. 26. A resolution to propose to the people of the State of California an amendment to the constitution of the state, by amending sections 1, 5, 11 and 15 of article VI thereof, relating to the judiciary and giving the legislature power to establish inferior courts.

The legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and eleven, two thirds of all the members elected to each of the houses of said legislature, voting in favor thereof, hereby proposes that sections one, five, eleven, and fifteen of article six of the constitution of said state be amended so as to read as follows:

ARTICLE VI.

Section 1. The judicial power of the state shall be vested in the senate, sitting as a court of impeachment, in a supreme court, district courts of appeal, superior courts and such inferior courts as the legislature may establish in any incorporated city or town, township, county, or city and county.

Sec. 5. The superior court shall have original jurisdiction in all cases in equity, and in all cases at law which involve the title or possession of real property, or the legality of any tax, impost, assessment, toll, or municipal fine, and in all other cases in which the demand, exclusive of interest or the value of the property in controversy amounts to three hundred dollars, and in all criminal cases amounting to felony, and cases of misdemeanor not otherwise provided for; of actions of forcible entry and detainer; of proceedings in insolvency; of actions to prevent or abate a nuisance; of all matters of probate; of divorce and for annulment of marriage; and of all such special cases and proceedings as are not otherwise provided for, and said court shall have the power of naturalization, and to issue papers therefor. They shall have appellate jurisdiction in such cases arising in inferior courts in their respective counties as may be prescribed by law. They shall be always open (legal holidays and non-judicial days excepted), and their process shall extend to all parts of the state; provided, that all actions for the recovery of the possession of, quieting the title to, or for the enforcement of liens upon real estate shall be commenced in the county in which the real estate, or any part thereof, affected by such action or actions, is situated. Said courts, and their judges, shall have power to issue writs of mandamus, certiorari, prohibition, quo warranto, and habeas corpus, on petition by or on behalf of any person in actual custody, in their respective counties. Injunctions and writs of prohibition may be issued and served on legal holidays and non-judicial days.

Sec. 11. The legislature shall determine the number of each of the inferior courts in incorporated cities or towns, and in townships, counties, or cities and counties, according to the population thereof and the number of judges or justices thereof, and shall fix by law the powers, duties and responsibilities of each of such courts and of the judges or justices thereof; provided, such powers shall not encroach upon the jurisdiction of the several courts of this state; and that the legislature shall provide that said courts shall have concurrent jurisdiction with the superior courts in cases of forcible entry and detainer, where the rental value does not exceed twenty-five dollars per month, and where the whole amount of damages claimed does not exceed two hundred dollars, and in cases to enforce and foreclose liens on personal property when neither the amount of liens nor the value of the property amounts to three hundred dollars.

Sec. 15. No judicial officer, except court commissioners, shall receive to his own use any fees or perquisites of office: provided, that justices of the peace now holding office shall receive to their own use such fees as are now allowed by law during the terms for which they have been elected.

A. H. Hewitt
Speaker of the Assembly
A. J. Warner
President of the Senate

RECEIVED

13. SENATE CONSTITUTIONAL AMENDMENT NO. 43.

Adopted in Senate, March 20, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
Adopted in Assembly, March 24, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
This resolution was received by the Governor, this 25th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 67.—Senate Constitutional Amendment No. 43. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California relating to the election of judges of the superior courts.

The Legislature of the State of California, at its regular session, commencing on the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby propose to the qualified electors of the State of California, the following amendment to the constitution of the State of California so that section 5 of article XI of said constitution shall read as follows:

Section 5. It shall be competent, in all charters framed under the authority given by section eight of article eleven of this constitution, to provide, in addition to those provisions allowable by this constitution and by the laws of the state, as follows:

1. For the constitution, regulation, government, and jurisdiction of police courts, and for the manner in which, the times at which, and the terms for which the judges of said courts shall be elected or appointed, and for the qualifications and compensation of said judges and of their clerks and attaches.

2. For the manner in which, the times at which, and the terms for which the members of boards of education shall be elected or appointed, for their qualifications, compensation and removal, and for the number which shall constitute any one of such boards.

3. For the manner in which, the times at which, and the terms for which the members of the boards of police commissioners shall be elected or appointed; and for the constitution, regulation, compensation, and government of such boards and of the municipal police force.

4. For the manner in which and the times at which any municipal election shall be held and the result thereof determined; for the manner in which, the times at which, and the terms for which the members of all boards of election shall be elected or appointed, and for the constitution, regulation, compensation and government of such boards, and of their clerks and attaches; and for all expenses incident to the holding of any election.

Where a city and county government has been merged and consolidated into one municipal government, it shall also be competent, in any charter framed under said section eight of said article eleven, or by amendment thereto, to provide for the manner in which, the times at which and the terms for which the several county and municipal officers and employees whose compensation is paid by such city and county, excepting judges of the superior court, shall be elected or appointed, and for their recall and removal, and for their compensation, and for the number of deputies, clerks and other employees that each shall have, and for the compensation, method of appointment, qualifications, tenure of office and removal of such deputies, clerks and other employees. All provisions of any charter of any such consolidated city and county heretofore adopted, and amendments thereto, which are in accordance herewith, are hereby confirmed and declared valid.

A. J. WALLACE,
President of the Senate.
A. H. HEWITT,
Speaker of the Assembly.

Attest: FRANK C. JORDAN, Secretary of State.

Endorsed: Filed in the office of the Secretary of State the 29th day of March, A. D. 1911, at 10:10 o'clock A. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

14. SENATE CONSTITUTIONAL AMENDMENT NO. 49.

Adopted in Senate, March 23, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
Adopted in Assembly, March 25, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
This resolution was received by the Governor, this 27th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 67.—Senate Constitutional Amendment No. 49. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section 19 of article XI relating to public utilities.

The Legislature of the State of California, at its regular session, commencing on the 2nd day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby propose to the qualified electors of the State of California the following amendment to the constitution of the State of California so that section 19 of article XI of said constitution shall read as follows:

Section 19. Any municipal corporation may establish and operate public works for supplying its inhabitants with light, water, power, heat, transportation, telephone service or other means of communication. Such works may be acquired by original construction or by the purchase of existing works, including their franchises, or both. Persons or corporations may establish and operate works for supplying the inhabitants with such services upon such conditions and under such regulations as the municipality may prescribe under its organic law, on condition that the municipal government shall have the right to regulate the charges thereof. A municipal corporation may furnish such services to inhabitants outside its boundaries, provided that it shall not furnish any service to the inhabitants of any other municipality owning or operating works supplying the same service to such inhabitants, without the consent of such other municipality, expressed by ordinance.

A. J. WALLACE,
President of the Senate.
A. H. HEWITT,
Speaker of the Assembly.

Attest: FRANK C. JORDAN, Secretary of State.

Endorsed: Filed in the office of the Secretary of State the 29th day of March, A. D. 1911, at 10:10 o'clock A. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

15. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 2.

Adopted in Assembly, February 23, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
Adopted in Senate, March 26, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
This resolution was received by the Governor, this 27th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 68.—Assembly Constitutional Amendment No. 2. A resolution to propose to the people of the State of California an amendment to section 7 of article IX of the constitution of the State of California, in relation to the minimum period for the use of text-books in the common schools throughout the state.

Resolved by the assembly, the senate concurring, That the legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and eleven, two thirds of the members elected to each of the two houses voting in favor thereof, hereby propose that section 7 of article IX of the constitution of the State of California shall be amended to read as follows:

Section 7. The governor, the superintendent of public instruction, the president of the University of California, and the professor of pedagogy therein and the principals of the state normal schools, shall constitute the state board of education, and shall compile, or cause to be compiled, and adopt a uniform series of text-books for use in the common schools throughout the state. The state board may cause such text-books to be adopted, to be printed, and published by the superintendent of state printing, at the state printing office, or when so printed and published, to be distributed and sold at the cost price of printing and distributing the same. The text-books, so adopted, shall continue in use for less than four years, without any change or alteration whatsoever, which will necessitate the purchase of new books by such pupils, and said state board shall perform such other duties as may be prescribed by law. The legislature shall provide a board of education in each county in the state. The county superintendents and county boards of education shall have control of the examination of teachers and the granting of teachers' certificates within their respective jurisdictions.

A. H. HEWITT,
Speaker of the Assembly.
A. J. WALLACE,
President of the Senate.

Attest: FRANK C. JORDAN, Secretary of State.

Endorsed: Filed in the office of the Secretary of State the 1st day of April, A. D. 1911, at 10:10 o'clock A. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

16. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 6.

19. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 28.

Adopted in Assembly, February 22, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
Adopted in Senate, March 25, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
This resolution was received by the Governor, this 27th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 67.—Assembly Constitutional Amendment No. 28. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section 19 of article XI relating to public utilities.

The Legislature of the State of California, at its regular session, commencing on the 2nd day of January, nineteen hundred and eleven, two thirds of all the members elected to both the senate and assembly, voting in favor thereof, hereby propose that section nineteen of article twenty of the constitution of the State of California be amended to read as follows:

Section 19. No railroad or other transportation company shall grant free passes, or passes or tickets at a discount, to any person holding any office of honor, trust or profit in this state, except to the members of the railroad commission of this state and officers and employees of said commission and to peace officers, and the acceptance of any such pass or ticket, by a member of the legislature or any public officer, other than railroad commissioner or any of the officers or employees of the railroad commission or peace officers shall work a forfeiture of his office.

A. H. HEWITT,
Speaker of the Assembly.
A. E. BOYNTON,
President pro tem. of the Senate.

Attest: FRANK C. JORDAN, Secretary of State.

Endorsed: Filed in the office of the Secretary of State the 29th day of March, A. D. 1911, at 10:10 o'clock A. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

20. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 33.

Adopted in Assembly, February 22, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
Adopted in Senate, March 26, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
This resolution was received by the Governor, this 27th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 67.—Assembly Constitutional Amendment No. 33. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section fourteen of article VI relating to the election and compensation of a clerk of the supreme court, and by adding to the duties of the superior courts of record, and also by amending section eight of said article six of the said constitution, relating to the appointment of the superior court of a reporter and assistant reporters and the appointment by the district courts of appeal of its clerk, and also relating to the duties and compensation of such officers.

The Legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and eleven, two thirds of all the members elected to both the senate and assembly, voting in favor thereof, hereby propose that section fourteen of article six of the constitution of the State of California be amended so as to read as follows:

Section 14. The county clerks shall be ex officio clerks of the courts of record in and for their respective counties or cities and counties. The legislature may also provide for the appointment, by the several superior courts, of one or more commissioners in their respective counties, or cities and counties, with authority to perform chamber business of the judges of the superior courts, to take depositions, and perform such other business connected with the administration of justice as may be prescribed by law.

Section 21. The supreme court shall appoint a clerk of the supreme court; provided, however, that any person elected to the office of clerk of the supreme court before the adoption hereof, shall continue to hold such office until the expiration of the term for which he may have been elected. Said court may also appoint a reporter and not more than three assistant reporters of the decisions of the supreme court and of the district courts of appeal. Each of the district courts of appeal shall appoint its own clerk. All the officers herein mentioned shall hold office and be removable at the pleasure of the courts by which they are severally appointed, and they shall receive such compensation as shall be prescribed by law, and discharge such duties as shall be prescribed by law, or by the rules or orders of the courts by which they are severally appointed.

A. H. HEWITT,
Speaker of the Assembly.
A. J. WALLACE,
President of the Senate.

Attest: FRANK C. JORDAN, Secretary of State.

Endorsed: Filed in the office of the Secretary of State the 29th day of March, A. D. 1911, at 10:10 o'clock A. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

21. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 46.

Adopted in Assembly, February 23, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
Adopted in Senate, March 26, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
This resolution was received by the Governor, this 27th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 70.—Assembly Constitutional Amendment No. 46. A resolution to propose to the people of the State of California an amendment to section eighteen of article four of the constitution of the State of California in relation to the impeachment of state officers and judges.

Resolved by the assembly the senate concurring, That the legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and eleven, two thirds of the members elected to each of the two houses voting in favor thereof, hereby propose that section eighteen of article four of the constitution of the State of California shall be amended to read as follows:

Section 18. The governor, lieutenant governor, secretary of state, controller, treasurer, attorney general, surveyor general, chief justice and associate justices of the supreme court, judges of the district court of appeal, and judges of the superior courts, shall be liable to impeachment for any misdemeanor in office; but judgment in such cases shall extend only to removal from office, and disqualification to hold any office of honor, trust, or profit under the state; but the party convicted or acquitted shall nevertheless be liable to indictment, trial, and punishment according to law. All other civil officers shall be tried for misdemeanor in office in such manner as the legislature may provide.

A. H. HEWITT,
Speaker of the Assembly.
A. E. BOYNTON,
President pro tem. of the Senate.

Attest: FRANK C. JORDAN, Secretary of State.

Endorsed: Filed in the office of the Secretary of State the 29th day of March, A. D. 1911, at 10:10 o'clock A. M. Frank C. Jordan, Secretary of State. By Frank H. Cory, Deputy.

22. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 48.

Adopted in Assembly, March 1, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
Adopted in Senate, March 20, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
This resolution was received by the Governor, this 25th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 70.—Assembly Constitutional Amendment No. 48. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section 19 of article XI relating to public utilities.

The Legislature of the State of California, at its regular session, commencing on the 2nd day of January, nineteen hundred and eleven, two thirds of all the members elected to both the senate and assembly, voting in favor thereof, hereby propose that section nineteen of article twenty of the constitution of the State of California be amended to read as follows:

7. SENATE CONSTITUTIONAL AMENDMENT NO. 22

and shall not require any such return to be signed by electors more than twenty-five per cent of the entire vote at the time of the election. The return shall be construed as relating to the election in order to be given to all officers except as otherwise provided. The return shall be returned to the time

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CHAPTER 10
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Section 101 of the Internal Revenue Code allows a deduction for the cost of a new car if it is used for business purposes. This deduction is available to individuals who are self-employed or who are employees of a company that is a partnership or a corporation.

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1. The first step is to identify the problem or question that needs to be answered. This involves understanding the context and the specific information required.

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FRANK C. JORD
Endorsed [illegible]

At 10:10 O'clock A.

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Alexander M. [illegible]

CHAPTER 68 I can
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...the charter, so ratified, may be amended by proposals therefor submitted by the board of supervisors of the county to the qualified electors thereof at a general or special election held not less than thirty days nor more than sixty days after the publication of such proposals for ten times in a daily newspaper of general circulation, printed, published and circulated in said county, provided that in any county where no such daily newspaper is printed, published and circulated, such proposed charter shall be published for at least three times in at least one weekly newspaper of general circulation, printed, published and circulated in such county; provided, that in any county where neither a daily nor a weekly newspaper of general circulation is printed, published and circulated, such proposed charter shall be published for at least one time in three public places in said county, and on or near the entrance to at least one public schoolhouse in each school district in said county. If a majority of such qualified electors voting thereon, at such general or special election, shall vote in favor of any such proposed amendment or amendments, or any amendment or amendments proposed by petition as hereinbefore provided, such amendment or amendments shall be deemed to be ratified, and shall be forthwith submitted to the legislature, if it be in regular session, otherwise at its next regular session, or may be submitted to the legislature in extraordinary session, for approval or rejection as a whole, without power of alteration or amendment, and if approved by the legislature, as herein provided for the approval of the charter, such charter shall be amended accordingly. A copy of such amendment or amendments shall, after the approval thereof by the legislature, be made in duplicate, and shall be authenticated, certified, recorded and filed as herein provided for the charter, and with like force and effect. Whenever a petition signed by ten per centum of the qualified electors of any county, computed upon the total number of votes cast in said county for all candidates for governor at the last general election, at which a governor was elected, is filed in the office of the county clerk of said county, petitioning the board of supervisors thereof to submit any proposed amendment or amendments to the charter of such county, which amendment or amendments shall be set forth in full in such petition, to the qualified electors thereof, such petition shall forthwith be examined and certified by the county clerk, and if signed by the requisite number of qualified electors of such county, shall be presented to the said board of supervisors, by the said county clerk, as hereinbefore provided for petitions for the election of boards of freeholders. Upon the presentation of said petition to said board of supervisors, said board must submit the amendment or amendments set forth therein to the qualified electors of said county at a general or special election held not less than thirty days nor more than sixty days after the publication or posting of such proposed amendment or amendments in the same manner as hereinbefore provided in the case of the submission of any proposed amendment or amendments to such charter, proposed and submitted by the board of supervisors. In submitting any such charter, or amendments thereto, any alternative article or proposition may be presented for the choice of the electors, and may be voted on separately without prejudice to others.

Every special election held under the provisions of this section, for the election of boards of freeholders or for the submission of proposed charters, or any amendment or amendments thereto, shall be called by the board of supervisors, by ordinance, which shall specify the purpose and time of such election and shall establish the election precincts and designate the polling places therein, and the names of the election officers for each such precinct. Such ordinance, prior to such election, shall be published five times in a daily newspaper, or twice in a weekly newspaper, if there be no such daily or weekly newspaper, be printed or published in said county; provided that if no such daily or weekly newspaper be printed or published in said county, then a copy of such ordinance shall be posted by the county clerk in three public places in such county and in or near the entrance to at least one public schoolhouse in each school district therein. In all other respects, every such election shall be held and conducted, the returns thereof canvassed and the result thereof declared by the board of supervisors in the same manner as provided by law for general elections. Whenever boards of freeholders shall be elected, or any such proposed charter, or amendment or amendments thereto, submitted, at a general election, the general laws applicable to the election of county officers, and the submission of such propositions to the electors, shall be followed in so far as the same may be applicable thereto. It shall be competent, in all charters, framed under the authority given by this section to provide, in addition to any other provisions allowable by this constitution, and the same shall provide, for the following matters:

1. For boards of supervisors and for the constitution, regulation and government thereof, for the times at which and the terms for which the members of said board shall be elected, for the number of members, not less than three, that shall constitute such boards, for their compensation and for their election, either by the electors of the counties at large or by districts; provided, that in any event said board shall consist of one member for each district, who must be a qualified elector thereof; and
2. For sheriffs, county clerks, treasurers, recorders, license collectors, tax collectors, public administrators, coroners, surveyors, district attorneys, auditors, assessors and superintendents of schools, for the election or appointment of said officers, or any of them, for the times at which and the terms for which, said officers shall be elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors, and, if appointed, for the manner of their appointment; and
3. For the number of justices of the peace and constables for each township, or for the number of such judges and other officers of such inferior courts as may be provided by the constitution or general law, for the election or appointment of said officers, for the times at which and the terms for which said officers shall be elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors, and if appointed, for the manner of their appointment; and
4. For the powers and duties of boards of supervisors and all other county officers, for their removal and for the consolidation and segregation of county offices, and for the manner of filling all vacancies occurring therein; provided, that the provisions of such charters relating to the powers and duties of boards of supervisors and all other county officers shall be subject to and controlled by general laws; and
5. For the fixing and regulation by boards of supervisors, by ordinance, of the appointment and number of assistants, deputies, clerks, attachés and other persons to be employed, from time to time, in the several offices of the county, and for the prescribing and regulating by such boards of the powers, duties, qualifications and compensation of such persons, the times at which, and terms for which they shall be appointed, and the manner of their appointment and removal; and
6. For the compensation of such fish and game wardens, probation and other officers as may be provided by general law, or for the fixing of such compensation by boards of supervisors.

All elective officers of counties, and of townships, of road districts and of highway construction divisions therein shall be nominated and elected in the manner provided by general laws for the nomination and election of such officers.

All charters framed under the authority given by this section, in addition to the matters herein above specified, may provide as follows:

For offices other than those required by the constitution and laws of the state, or for the creation of any or all of such offices by boards of supervisors, for the election or appointment of persons to fill such offices, for the manner of such appointment, for the times at which and the terms for which such persons shall be so elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors.

For offices hereafter created by this constitution or by general law, for the election or appointment of persons to fill such offices, for the manner of such appointment, for the times at which and the terms for which such persons shall be so elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors.

For the formation, in such counties, of road districts for the care, maintenance, repair, inspection and supervision only of roads, highways and bridges; and for the formation, in such counties, of highway construction divisions for the construction only of roads, highways and bridges; for the inclusion in any such district or division, of the whole or any part of any incorporated city or town, upon ordinance passed by such incorporated city or town authorizing the same, and upon the assent to such inclusion by a majority of the qualified electors of such incorporated city or town, or portion thereof, proposed to be so included, at an election held for that purpose, for the organization, government, powers and jurisdiction of such districts and divisions, and for raising revenue therein, for such purposes, by taxation, upon the assent of a majority of the qualified electors of such districts or divisions, voting at an election to be held for that purpose; for the incurring of indebtedness therefor by such counties, districts or divisions for such purposes respectively, by the issuance and sale, by the counties, districts or divisions, of bonds of such counties, districts or divisions, and the expenditure of the proceeds of the sale of such bonds, and for levying and collecting taxes against the property of the counties, districts or divisions, as the case may be, for the payment of the principal and interest of such indebtedness at maturity; provided, that any such indebtedness shall not be incurred without the assent of two thirds of the qualified electors of the county, district or division, as the case may be, voting at an election to be held for that purpose, no earlier than six months before, and no later than six months after, the time at which such indebtedness shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also for a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same, and the procedure for voting, issuing and selling such bonds shall, except in so far as the same shall be prescribed in such charters, conform in general to the provisions of the constitution and laws of the state relating to the construction on or for the maintenance, repair, inspection and supervision of roads, highways and bridges for which aid from the state is provided shall be subject to such regulations and conditions as may be prescribed by the legislature.

...showing the same, and if, by said certificate, it shall appear that the same is a petition to said council, or other legislative body, at its next regular meeting, after the date of such certificate. Upon the adoption of such ordinance, or the presentation of such petition, said council, or other legislative body, shall order the holding of a special election for the purpose of electing such board of freeholders, which said special election shall be held not less than twenty days, nor more than sixty days after the adoption of the ordinance aforesaid, or the presentation of said petition to said council, or other legislative body; provided, that if a general municipal election shall occur in said city or town less than twenty days, nor more than sixty days after the adoption of the ordinance aforesaid, or the presentation of said petition to said council, or other legislative body, said board of freeholders may be elected at such general municipal election. Candidates for election as members of said board of freeholders shall be nominated by petition, substantially in the same manner as may be provided by general laws for the nomination by petition of electors of candidates for public offices to be voted for at general elections.

It shall be the duty of said board of freeholders, within one hundred and twenty days after the result of such election shall have been declared by said council, or other legislative body, to prepare and propose a charter for said city, which shall be signed in duplicate by the members of said board of freeholders, or a majority of them, and be filed, one copy in the office of the city clerk of said city, and the other in the office of the county recorder of the county in which said city is situated. Said council, or other legislative body, shall, thereupon, cause said proposed charter to be published for at least ten times, in a daily newspaper of general circulation, printed, published and circulated in said city; provided, that in any city where no such daily newspaper is printed, published and circulated, such proposed charter shall be published for at least three times, in at least one weekly newspaper of general circulation, printed, published and circulated in said city, and, in any event, the first publication of such proposed charter shall be made within fifteen days after the filing of a copy thereof, as aforesaid, in the office of the city clerk. Such proposed charter shall be submitted by said council, or other legislative body, to the qualified electors of said city at a special election held not less than twenty days, nor more than forty days, after the completion of such publication; provided, that if a general municipal election shall occur in said city not less than twenty days, nor more than forty days, after the completion of such publication, then such proposed charter may be so submitted at such general election. If a majority of such qualified electors voting thereon at such general or special election shall vote in favor of such proposed charter, it shall be deemed to be ratified, and shall be submitted to the legislature, if it be in regular session, otherwise at its next regular session, or it may be submitted to the legislature in extraordinary session, for its approval or rejection as a whole, without power of alteration or amendment. Such approval may be made by concurrent resolution, and if approved by a majority vote of the members elected to each house, such charter shall become the charter of such city, or, if such city be consolidated with a county, then of such city and county, and shall become the organic law thereof, and supersede any existing charter, whether framed under the provisions of this section of the constitution or not, and all amendments thereof, and all laws inconsistent with such charter. A copy of such charter, certified by the mayor, or other chief executive officer of said city, and authenticated under the seal of such city, setting forth the submission of such charter to the electors of said city, and its ratification by them, shall, after the approval of such charter by the legislature, be made in duplicate and deposited, one in the office of the secretary of state and the other, after being recorded in the office of the recorder of the county in which such city is situated, shall be deposited in the archives of the city, and thereafter all courts shall take judicial notice of said charter.

The charter, so ratified, may be amended by proposals therefor submitted by the council, or other legislative body of the city, to the qualified electors thereof at a general or special municipal election held at intervals of not less than two years (except that charter amendments may be submitted at a general municipal election at an interval of less than two years after the last election on charter amendments provided that no other election on charter amendments has been held since the beginning of the last regular session of the state legislature or shall be held prior to the next regular session of the state legislature), and held not less than twenty days, nor more than forty days, after the completion of the publication of such proposals for ten times in a daily newspaper of general circulation, printed, published and circulated in said city, or for three times in at least one weekly newspaper of general circulation, printed, published and circulated in said city, if there be no such daily newspaper. If a majority of such qualified electors voting thereon at such general or special election shall vote in favor of any such proposed amendment or amendments, or any amendment or amendments proposed by petition, as hereinbefore provided, such amendment or amendments shall be deemed to be ratified, and shall be forthwith submitted to the legislature, if it be in regular session, otherwise at its next regular session, or may be submitted to the legislature in extraordinary session, for approval or rejection as a whole, without power of alteration or amendment, and if approved by the legislature, as herein provided for the approval of the charter, such charter shall be amended accordingly. A copy of such amendment or amendments shall, after the approval thereof by the legislature, be made in duplicate, and shall be authenticated, certified, recorded and filed as herein provided for the charter, and with like force and effect. Whenever a petition signed by fifteen per centum of the qualified electors of the city, computed upon the total number of votes cast therein for all candidates for governor at the last preceding general election at which a governor was elected, is filed in the office of the city clerk of said city, petitioning the council, or other legislative body thereof, to submit any proposed amendment or amendments to the charter of such city, which amendment or amendments shall be set forth in full in such petition, to the qualified electors thereof, such petition shall forthwith be examined and certified by the city clerk, and if signed by the requisite number of qualified electors of said city, it shall be presented to the said council, or other legislative body, by the said city clerk, as hereinbefore provided for petitions for the election of boards of freeholders. Upon the presentation of said petition to said council, or other legislative body, said council, or other legislative body, must submit the amendment or amendments set forth in said petition to the qualified electors of said city, at a general or special municipal election, held not less than twenty, nor more than forty days, after the completion of the publication of such proposed amendment or amendments, in the same manner as hereinbefore provided in the case of the submission of any proposed amendment or amendments to such charter, proposed and submitted by the council, or other legislative body. The first publication of any proposed amendment or amendments to such charter so proposed by petition shall be made within fifteen days after the aforesaid presentation of said petition to said council, or other legislative body. In submitting any such charter, amendment or amendments thereto, any alternative article or proposition may be presented for the choice of the electors, and may be voted on separately without prejudice to others.

Every special election held in any city under the provisions of this section, for the election of a board of freeholders, or for the submission of any proposed charter, or any amendment or amendments thereto, shall be called by the council, or other legislative body thereof, by ordinance, which shall specify the purpose and time of such election, and shall establish the election precincts and designate the polling places therein, and the names of the election officers for each such precinct. Such ordinance shall, prior to such election, be published five times in a daily newspaper, or twice in a weekly newspaper, if there be no such daily newspaper printed, published and circulated in said city. Such election shall be held and conducted, the returns thereof canvassed, and the result thereof declared by the council, or other legislative body of such city, in the manner that is now or may be hereafter provided by general law for such elections in the particulars wherein such provision is now or may hereafter be made therefor, and in all other respects in the manner provided by law for general municipal elections, in so far as the same may be applicable thereto.

Whenever any board of freeholders shall be elected, or any such proposed charter or amendment or amendments thereto shall be submitted at a general municipal election, the electors, shall be followed in so far as the same may be applicable thereto, and not inconsistent herewith.

It shall be competent in any charter framed by any city under the authority given in this section, or by amendment to such charter, to provide, in addition to those provisions allowed by this constitution and by the laws of the state, for the establishment of a borough or more districts, or for the creation of such districts, which districts shall be known as boroughs, and for the organization, regulation, government and jurisdiction of such boroughs.

All the provisions of this section relating to the city clerk shall, in any city and county, be deemed to relate to the clerk of the legislative body thereof.

President, A. C. LACROIX
Speaker, A. C. LACROIX
Secretary of State, J. B. MURPHY
Clerk of Assembly, J. B. MURPHY

Adopted by the Senate, February 8, A. D. 1911, Walter N. Johnson, Sec. of the Senate.
Adopted by the Assembly, February 16, A. D. 1911, J. B. Murphy, Sec. of the Assembly.
This act shall take effect from the date of its passage, and shall remain in force until the next session of the Legislature.

7. SENATE CONSTITUTIONAL AMENDMENT NO.

Adopted by the Senate, February 8, A. D. 1911, Walter N. Johnson, Sec. of the Senate.
Adopted by the Assembly, February 16, A. D. 1911, J. B. Murphy, Sec. of the Assembly.
This act shall take effect from the date of its passage, and shall remain in force until the next session of the Legislature.

CHAPTER 1. SENATE CONSTITUTIONAL AMENDMENT NO. 7. A. D. 1911. Walter N. Johnson, Sec. of the Senate.
J. B. Murphy, Sec. of the Assembly.
This act shall take effect from the date of its passage, and shall remain in force until the next session of the Legislature.

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A circular, high-contrast, black and white image of a textured surface, possibly a book cover or a decorative seal. The image features a serrated outer edge and a central vertical crease. The left side is predominantly black, while the right side is white with some dark, irregular markings. The overall appearance is that of a heavily worn or distressed object.

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Section 22. There is hereby created a railroad commission which shall consist of five members and which shall be known as the railroad commission of the State of California. The commission shall be appointed by the governor from the state at large. The governor, in its discretion, may divide the state into districts for the purpose of such appointments, said districts to be as nearly equal in population as practicable; and provided, that the three commissioners in office at the time this act takes effect shall serve out the term for which they were elected, and that two additional commissioners shall be appointed by the governor immediately after the expiration of this section, to hold the same term. Upon the expiration of said term, the term of office of each commissioner thereafter shall be six years, except the commissioners first appointed hereunder such expiration, one of whom shall be appointed to hold office until January 1, 1919, and two until January 1, 1921. Whenever a vacancy in the office of a commissioner shall occur, the governor shall forthwith appoint a qualified person to the same for the unexpired term. Commissioners appointed for regular terms shall, at the beginning of the term for which they are appointed, and those appointed to fill vacancies, shall, immediately upon their appointment, enter upon the duties of their office. The legislature shall fix the salaries of the commissioners, but pending such action the salaries of the commissioners, their officers and employees shall remain as now fixed by law. The legislature shall have the power, by a two-thirds vote of all members elected to each house, to remove any one or more of said commissioners from office for dereliction of duty, corruption or incompetency. All of said commissioners shall be qualified electors of the state, and no person in the employ of or holding any official relation to any person, corporation, which said person, firm or corporation is subject to regulation by said railroad commission and no person owning stock or bonds of any such corporation or who in any manner peculiarly interested therein, shall be appointed to or hold the office of a commissioner. No vacancy in the commission shall impair the right of the remaining commissioners to exercise all the powers of the commission. The act of a majority of the commissioners when in session as a board shall be deemed to be the act of the commission, but any investigation, inquiry or hearing which the commission has power to conduct may be undertaken or held by or before any commissioner designated for the purpose by the commission, and every order made by a commissioner so designated, subject to such inquiry, investigation or hearing, when approved or confirmed by the commission, shall be deemed to be the order of the commission.

Said commission shall have the power to establish rates of charges for the transportation of passengers and freight by railroads and other transportation companies, and no railroad or other transportation company shall charge or demand or collect or receive a greater rate or different compensation for such transportation of passengers or freight, or for service in connection therewith, between the points named in any tariff of rates established by said commission, than the rates, fares and charges which are specified in such tariff. The commission shall have the further power to examine books, records and papers of all railroad and other transportation companies; to issue subpoenas and process against railroad and other transportation companies; to issue subpoenas and process against persons and papers; and the commission and each of its commissioners shall have the power to administer oaths, take testimony and punish contempt in the same manner and to the same extent as courts of record; the commission may prescribe a uniform system of accounts to be kept by all railroad and other transportation companies. No provision of this constitution shall be construed as a limitation upon the authority of the legislature to confer upon the railroad commission additional powers of the same kind as those conferred herein which are not inconsistent with the powers conferred upon the railroad commission in this constitution, and the authority of the legislature to confer such additional powers is expressly declared to be plenary and unlimited by the provision of this constitution.

No provision of this section shall be construed to repeal in whole or in part any provision of this constitution heretofore in force, and the "Railroad Commission Act" of the state of California, January 1, 1911, shall be construed with reference to this constitutional provision, and any other constitution and laws heretofore in force and effect, and any act shall have the same force and effect as if the same had been passed in conformity with this provision of the constitution and of all other provisions adopted hereunder, except that the three commissioners referred to in said act shall be construed to be the five commissioners provided for herein.

A. H. HEWITT,
Speaker of the Assembly.
A. J. WALLACE,
President of the Senate.

FRANK C. JORDAN, Secretary of State.
Filed in the office of the Secretary of State, this 16th day of March, A. D. 1911.
Attest: FRANK C. JORDAN, Secretary of State. By FRANK C. JORDAN, Secretary of State.

every person who has so served and has received honorable discharge from said service; and the property to the amount of one thousand dollars of pensioned widows, fathers, and mothers, resident in this state, of soldiers, sailors, and marines who served in the army, navy, or marine corps, or revenue marine service of the United States, shall be exempt from taxation; provided, that this exemption shall not apply to any person named herein owning property of the value of five thousand dollars or more, or where the wife of such soldier or sailor owns property of the value of five thousand dollars or more. No exemption shall be made under the provisions of this act of the property of a person who is not a legal resident of this state.

A. H. HEWITT,
Speaker of the Assembly.
A. J. WALLACE,
President of the Senate.

FRANK C. JORDAN, Secretary of State.
Filed in the office of the Secretary of State, this 16th day of March, A. D. 1911.
Attest: FRANK C. JORDAN, Secretary of State. By FRANK C. JORDAN, Secretary of State.

23. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 50.

Adopted in Assembly, March 1, A. D. 1911. L. B. Mallory, Chief Clerk of the Assembly.
Adopted in Senate, March 16, A. D. 1911. Walter N. Parrish, Secretary of the Senate.
This resolution was received by the Governor, this 24th day of March, A. D. 1911.
Alexander McCabe, Private Secretary of the Governor.

CHAPTER 1. Section 20. *Amendment No. 50. A resolution to propose to the people of the State of California an amendment to sections twenty and twenty-one of article twenty of the constitution of the State of California relating to railroads and other transportation companies.*

The legislature of the State of California, at its regular session commencing on the second day of January, one thousand nine hundred and eleven, two-thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby propose the following amendment to article twelve of the constitution of the State of California:

First. Section twenty of article twelve is hereby amended to read as follows:
Sec. 20. No railroad or other transportation company shall raise any rate of charge for the transportation of freight or passengers or any charge connected therewith or incidental thereto, under any circumstances whatsoever, except upon a showing before the railroad commission provided for in this constitution, that such increase is justified, and the decision of the said commission upon the showing so made shall not be subject to review by any court except upon the question whether such decision of the commission will result in confiscation of property.

Second. Section twenty-one of article twelve is hereby amended to read as follows:
Sec. 21. No discrimination in charges or facilities for transportation shall be made by any railroad or other transportation company between places or persons, or in the facilities for the transportation of the same classes of freight or passengers within this state. It shall be unlawful for any railroad or other transportation company to charge or receive any greater compensation in the aggregate for the transportation of passengers or of like kind of property for a shorter than for a longer distance over the same line or route in the same direction, the shorter being included within the longer distance, or to charge any greater compensation as a through rate than the aggregate of the intermediate rates. Provided, however, that upon application to the railroad commission provided for in this constitution such company may, in special cases, after investigation, be authorized by such commission to charge less for longer than for shorter distances for the transportation of persons or property, and the railroad commission may from time to time prescribe the extent to which such company may be relieved from the prohibition to charge less for the longer than for the shorter haul. The railroad commission shall have power to authorize the issuance of excursions and commutator tickets at special rates. Nothing herein contained shall be construed to prevent the railroad commission from ordering and compelling any railroad or other transportation company to make reparation to any shipper on account of the rates charged to said shipper being excessive or discriminatory, provided no discrimination will result from such reparation.

A. H. HEWITT,
Speaker of the Assembly.
A. J. WALLACE,
President of the Senate.

FRANK C. JORDAN, Secretary of State.
Filed in the office of the Secretary of State, this 16th day of March, A. D. 1911.
Attest: FRANK C. JORDAN, Secretary of State. By FRANK C. JORDAN, Secretary of State.

of January, A. D. 1911, and ending on the first day of the session of March, A. D. 1911, two-thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby propose the following amendment to article twelve of the constitution of the State of California, prepared and distinguished by members, to wit: Senate Constitutional Amendment No. 2; Committee Substitute for Senate Constitutional Amendment No. 41; Senate Constitutional Amendment No. 42; Senate Constitutional Amendment No. 43; Senate Constitutional Amendment No. 44; Senate Constitutional Amendment No. 45; Senate Constitutional Amendment No. 46; Senate Constitutional Amendment No. 47; Senate Constitutional Amendment No. 48; Senate Constitutional Amendment No. 49; Senate Constitutional Amendment No. 50; Assembly Constitutional Amendment No. 1; Assembly Constitutional Amendment No. 2; Assembly Constitutional Amendment No. 3; Assembly Constitutional Amendment No. 4; Assembly Constitutional Amendment No. 5; Assembly Constitutional Amendment No. 6; Assembly Constitutional Amendment No. 7; Assembly Constitutional Amendment No. 8; Assembly Constitutional Amendment No. 9; Assembly Constitutional Amendment No. 10; Assembly Constitutional Amendment No. 11; Assembly Constitutional Amendment No. 12; Assembly Constitutional Amendment No. 13; Assembly Constitutional Amendment No. 14; Assembly Constitutional Amendment No. 15; Assembly Constitutional Amendment No. 16; Assembly Constitutional Amendment No. 17; Assembly Constitutional Amendment No. 18; Assembly Constitutional Amendment No. 19; Assembly Constitutional Amendment No. 20; Assembly Constitutional Amendment No. 21; Assembly Constitutional Amendment No. 22; Assembly Constitutional Amendment No. 23; Assembly Constitutional Amendment No. 24; Assembly Constitutional Amendment No. 25; Assembly Constitutional Amendment No. 26; Assembly Constitutional Amendment No. 27; Assembly Constitutional Amendment No. 28; Assembly Constitutional Amendment No. 29; Assembly Constitutional Amendment No. 30; Assembly Constitutional Amendment No. 31; Assembly Constitutional Amendment No. 32; Assembly Constitutional Amendment No. 33; Assembly Constitutional Amendment No. 34; Assembly Constitutional Amendment No. 35; Assembly Constitutional Amendment No. 36; Assembly Constitutional Amendment No. 37; Assembly Constitutional Amendment No. 38; Assembly Constitutional Amendment No. 39; Assembly Constitutional Amendment No. 40; Assembly Constitutional Amendment No. 41; Assembly Constitutional Amendment No. 42; Assembly Constitutional Amendment No. 43; Assembly Constitutional Amendment No. 44; Assembly Constitutional Amendment No. 45; Assembly Constitutional Amendment No. 46; Assembly Constitutional Amendment No. 47; Assembly Constitutional Amendment No. 48; Assembly Constitutional Amendment No. 49; Assembly Constitutional Amendment No. 50, all of which said Constitutional Amendments are hereby proposed to be voted upon at a special election to be held on the second day of January, A. D. 1911, and for the submission of the same to the people of the State of California.

Section 119, Session Laws of 1911, providing for the calling of a special election to be held on Tuesday, October 10, 1911, and for the submission of the same to the people of the State of California, is hereby amended to read as follows: "The Legislature at its thirty-ninth session, commencing on the second day of January, A. D. 1911, shall call a special election to be held on the second day of January, A. D. 1911, for the purpose of voting upon the amendments to the constitution of the State of California, prepared and distinguished by members, to wit: Senate Constitutional Amendment No. 2; Committee Substitute for Senate Constitutional Amendment No. 41; Senate Constitutional Amendment No. 42; Senate Constitutional Amendment No. 43; Senate Constitutional Amendment No. 44; Senate Constitutional Amendment No. 45; Senate Constitutional Amendment No. 46; Senate Constitutional Amendment No. 47; Senate Constitutional Amendment No. 48; Senate Constitutional Amendment No. 49; Senate Constitutional Amendment No. 50; Assembly Constitutional Amendment No. 1; Assembly Constitutional Amendment No. 2; Assembly Constitutional Amendment No. 3; Assembly Constitutional Amendment No. 4; Assembly Constitutional Amendment No. 5; Assembly Constitutional Amendment No. 6; Assembly Constitutional Amendment No. 7; Assembly Constitutional Amendment No. 8; Assembly Constitutional Amendment No. 9; Assembly Constitutional Amendment No. 10; Assembly Constitutional Amendment No. 11; Assembly Constitutional Amendment No. 12; Assembly Constitutional Amendment No. 13; Assembly Constitutional Amendment No. 14; Assembly Constitutional Amendment No. 15; Assembly Constitutional Amendment No. 16; Assembly Constitutional Amendment No. 17; Assembly Constitutional Amendment No. 18; Assembly Constitutional Amendment No. 19; Assembly Constitutional Amendment No. 20; Assembly Constitutional Amendment No. 21; Assembly Constitutional Amendment No. 22; Assembly Constitutional Amendment No. 23; Assembly Constitutional Amendment No. 24; Assembly Constitutional Amendment No. 25; Assembly Constitutional Amendment No. 26; Assembly Constitutional Amendment No. 27; Assembly Constitutional Amendment No. 28; Assembly Constitutional Amendment No. 29; Assembly Constitutional Amendment No. 30; Assembly Constitutional Amendment No. 31; Assembly Constitutional Amendment No. 32; Assembly Constitutional Amendment No. 33; Assembly Constitutional Amendment No. 34; Assembly Constitutional Amendment No. 35; Assembly Constitutional Amendment No. 36; Assembly Constitutional Amendment No. 37; Assembly Constitutional Amendment No. 38; Assembly Constitutional Amendment No. 39; Assembly Constitutional Amendment No. 40; Assembly Constitutional Amendment No. 41; Assembly Constitutional Amendment No. 42; Assembly Constitutional Amendment No. 43; Assembly Constitutional Amendment No. 44; Assembly Constitutional Amendment No. 45; Assembly Constitutional Amendment No. 46; Assembly Constitutional Amendment No. 47; Assembly Constitutional Amendment No. 48; Assembly Constitutional Amendment No. 49; Assembly Constitutional Amendment No. 50, all of which said Constitutional Amendments are hereby proposed to be voted upon at a special election to be held on the second day of January, A. D. 1911, and for the submission of the same to the people of the State of California."

A. D. 1911.

FRANK C. JORDAN, Secretary of State.
Filed in the office of the Secretary of State, this 16th day of March, A. D. 1911.
Attest: FRANK C. JORDAN, Secretary of State. By FRANK C. JORDAN, Secretary of State.

3670:385

Proclamation

No 388

Calling Special Election
to Pass on Constitutional
Amendments on
Tuesday, October 10/1911

Filed Sept 7th 1911

Frank B. Rowland

Secretary of State

ELECTION PROCLAMATION.

State of California.)
)
Executive Office)

In accordance with the law thereunto directing me and pursuant to the provisions of that certain act entitled: "An act providing for the calling of a special election to be held on Tuesday, October 10, 1911, and for the submission thereof to the qualified electors of the state all amendments to the constitution of the State of California proposed by the legislature at its thirty-ninth session, commencing on the second day of January, 1911, prescribing and providing for the publication of said proposed amendments, and providing for the manner of holding and conducting such election and for the canvassing and return of the votes cast thereat." approved March 27, 1911, I DO HEREBY PROCLAIM AND GIVE NOTICE that a special election will be held throughout the State of California on Tuesday the tenth day of October, A.D., 1911, and at such special election the following amendments to the constitution of the State of California, will be submitted to and voted on by the qualified electors of said State all of which said constitutional amendments were duly proposed and passed by the Senate and Assembly of the State of California, in the manner required by Section One of Article Eighteen of the Constitution of the State of California, at the Thirty-ninth Session of the legislature beginning on the 2nd day of January, A.D. 1911, and the legislature of the State of California at its said Thirty-ninth Session duly submitted the said following constitutional amendments to the people to be voted on separately by said qualified electors of the State of California at the said election, said constitutional amendments being prepared and designated by numbers and otherwise as follows:

1. Senate Constitutional Amendment No. 2

Chapter 37.- Senate Constitutional Amendment No. 2, a resolution proposing to

the people of the State of California an amendment to section 14 article XI of the constitution of the State of California.

The legislature of the State of California at its regular session, commencing on the second day of January, in the year nineteen hundred and eleven, two thirds of the members elected to the senate and assembly voting therefor, hereby proposes to the people of the State of California that section fourteen (14) of article eleven (XI) of the constitution of the State of California, be amended to read as follows:

Section 14. The legislature may by general and uniform laws provide for the inspection, measurement and graduation of merchandise, manufactured articles and commodities, and may provide for the appointment of such officers as may be necessary for such inspection, measurement and graduation.

2. COMMITTEE SUBSTITUTE FOR SENATE CONSTITUTIONAL AMENDMENT NO. 5.

Chapter 64.- Committee Substitute for Senate Constitutional Amendment No. 5, a resolution proposing to the people of the State of California an amendment to the constitution of the State of California, by adding a new section to article XI thereof to be known and designated as section seven and one half of said article XI of the constitution of the State of California, relating to charters of counties and amendments to such charters, and to the surrender thereof.

The legislature of the State of California, at its thirty-ninth regular session, commencing on the second day of January, 1911, two thirds of all the members elected to each of the two houses of said legislature voting therefor, hereby proposes that a new section be added to article XI of the constitution of the State of California, to be known and designated as section seven and one half of article XI of the constitution of the State of California, and to read as follows:

Section 7 $\frac{1}{2}$. Any county may frame a charter for its own government consistent with and subject to the constitution (or, having framed such a charter, may frame a new one,) relating to the matters hereinafter in this section specified, and none other, by causing a board of fifteen freeholders, who have been for at least five years qualified electors thereof, to be elected by the qualified electors of said county, at a general or special election. Said board of freeholders may be so elected in pursuance of an ordinance adopted by the vote of three fifths of all the members of the board of supervisors of such county, declaring that the public interest requires the election of such board for the purpose of preparing and proposing a charter for said county, or in pursuance of a petition of qualified electors of said county as hereinafter provided. Such petition, signed by fifteen per centum of the qualified electors of said county, computed upon the total number of votes cast therein for all candidates for governor at the last preceding general election at which a governor was elected, praying for the election of a board of fifteen freeholders to prepare and propose a charter for said county, may be filed in the office of the county clerk. It shall be the duty of said county clerk, within twenty days after the filing of said petition, to examine the same, and to ascertain from the record of the registration of electors of the county, whether said petition

is signed by the requisite number of qualified electors. If required by said clerk, the board of supervisors shall authorize him to employ persons specially to assist him in the work of examining such petition, and shall provide for their compensation. Upon the completion of such examination, said clerk shall forthwith attach to said petition his certificate, properly dated, showing the result thereof, and is, by said certificate, it shall appear that said petition is signed by the requisite number of qualified electors, said clerk shall immediately present said petition to the board of supervisors, if it be in session, otherwise at its next regular meeting after the date of such certificate. Upon the adoption of such ordinance, or the presentation of such petition, said board of supervisors shall order the holding of a special election for the purpose of electing such board of freeholders, which said special election shall be held not less than twenty days nor more than sixty days after the adoption of the ordinance aforesaid or the presentation of said petition to said board of supervisors; provided, that if a general election shall occur in said county not less than twenty days nor more than sixty days after the adoption of the ordinance aforesaid, or such presentation of said petition to said board of supervisors, said board of freeholders may be elected at such general election. Candidates for election as members of said board of freeholders shall be nominated by petition, substantially in the same manner as may be provided by general law for the nomination, by petition of electors, of candidates for county offices, to be voted for at general elections.

It shall be the duty of said board of freeholders, within one hundred and twenty days after the result of such election shall have been declared by said board of supervisors, to prepare and propose a charter for said county, which shall be signed in duplicate by the members of said board of freeholders, or a majority of them, and be filed, one copy in the office of the county clerk of said county and the other in the office of the county recorder thereof. Said Board of supervisors shall thereupon cause said proposed charter to be published for at least ten times in a daily newspaper of general circulation, printed, published and circulated in said county; provided, that in any county where no such daily newspaper is printed, published and circulated, such proposed charter shall be published for at least three times in at least one weekly newspaper, of general circulation, printed, published and circulated in such county; and provided,

that in any county where neither such daily nor such weekly newspaper is printed, published and circulated, a copy of such proposed charter shall be posted by the county clerk in three public places in said county, and on or near the entrance to at least one public schoolhouse in each school district in said county, and the first publication or the posting of such proposed charter shall be made within fifteen days after the filing of a copy thereof, as aforesaid, in the office of the county clerk. Said proposed charter shall be submitted by said board of supervisors to the qualified electors of said county at a special election held not less than thirty days nor more than sixty days after the completion of such publication, or after such posting; provided, that if a general election shall occur in said county not less than thirty days nor more than sixty days after the completion of such publication, or after such posting, then such proposed charter may be so submitted at such general election. If a majority of said qualified electors, voting thereon at such general or special election, shall vote in favor of such proposed charter, it shall be deemed to be ratified, and shall be forthwith submitted to the legislature, if it be in regular session, otherwise at its next regular session, or it may be submitted to the legislature in extraordinary session, for its approval or rejection as a whole, without power of alteration or amendment. Such approval may be made by concurrent resolution, and if approved by a majority vote of the members elected to each house, such charter shall become the charter of such county and shall become the organic law thereof relative to the matters therein provided, and supersede any existing charter framed under the provisions of this section, and all amendments thereof, and shall supersede all laws inconsistent with such charter relative to the matters provided in such charter. A copy of such charter, certified and authenticated by the chairman and clerk of the board of supervisors under the seal of said board and attested by the county clerk of said county, setting forth the submission of such charter to the electors of said county, and its ratification by them, shall, after the approval of such charter by the legislature, be made in duplicate, and filed, one in the office of the secretary of state and the other, after being recorded in the office of the recorder of said county, shall be filed in the office of the county clerk thereof, and thereafter all courts shall take judicial

that in any county where neither such daily nor such weekly newspaper is printed, published and circulated, a copy of such proposed charter shall be posted by the county clerk in three public places in said county, and on or near the entrance to at least one public schoolhouse in each school district in said county, and the first publication or the posting of such proposed charter shall be made within fifteen days after the filing of a copy thereof, as aforesaid, in the office of the county clerk. Said proposed charter shall be submitted by said board of supervisors to the qualified electors of said county at a special election held not less than thirty days nor more than sixty days after the completion of such publication, or after such posting; provided, that if a general election shall occur in said county not less than thirty days nor more than sixty days after the completion of such publication, or after such posting, then such proposed charter may be so submitted at such general election. If a majority of said qualified electors, voting thereon at such general or special election, shall vote in favor of such proposed charter, it shall be deemed to be ratified, and shall be forthwith submitted to the legislature, if it be in regular session, otherwise at its next regular session, or it may be submitted to the legislature in extraordinary session, for its approval or rejection as a whole, without power of alteration or amendment. Such approval may be made by concurrent resolution, and if approved by a majority vote of the members elected to each house, such charter shall become the charter of such county and shall become the organic law thereof relative to the matters therein provided, and supersede any existing charter framed under the provisions of this section, and all amendments thereof, and shall supersede all laws inconsistent with such charter relative to the matters provided in such charter. A copy of such charter, certified and authenticated by the chairman and clerk of the board of supervisors under the seal of said board and attested by the county clerk of said county, setting forth the submission of such charter to the electors of said county, and its ratification by them, shall, after the approval of such charter by the legislature, be made in duplicate, and filed, one in the office of the secretary of state and the other, after being recorded in the office of the recorder of said county, shall be filed in the office of the county clerk thereof, and thereafter all courts shall take judicial

notice of said charter.

The charter, so ratified, may be amended by proposals therefor submitted by the board of supervisors of the county to the qualified electors thereof at a general or special election held not less than thirty days nor more than sixty days after the publication of such proposals for ten times in a daily newspaper of general circulation, printed, published and circulated in said county, provided that in any county where no such daily newspaper is printed, published and circulated, such proposed charter shall be published for at least three times in at least one weekly newspaper, of general circulation, printed, published and circulated in such county; provided, that in any county where neither such daily nor such weekly newspaper is printed, published and circulated, a copy of such proposed charter shall be posted by the county clerk in three public places in said county, and on or near the entrance to at least one public schoolhouse in each school district in said county. If a majority of such qualified electors voting thereon, at such general or special election, shall vote in favor of any such proposed amendment or amendments, or any amendment or amendments proposed by petition as hereinafter provided, such amendment or amendments shall be deemed to be ratified, and shall be forthwith submitted to the legislature, if it be in regular session, otherwise at its next regular session, or may be submitted to the legislature in extraordinary session, for approval or rejection as a whole, without power of alteration or amendment, and if approved by the legislature, as herein provided for the approval of the charter, such charter shall be amended accordingly. A copy of such amendment or amendments shall, after the approval thereof by the legislature, be made in duplicate, and shall be authenticated, certified, recorded and filed as herein provided for the charter, and with like force and effect. Whenever a petition signed by ten per centum of the qualified electors of any county, computed upon the total number of votes cast in said county for all candidates for governor at the last general election, at which a governor was elected, is filed in the office of the county clerk of said county, petitioning the board of supervisors thereof to submit any proposed amendment or amendments to the charter of such county, which amendment or amendments shall be set forth in full in such petition, to the qualified electors thereof, such petition shall forthwith

be examined and certified by the county clerk, and if signed by the requisite number of qualified electors of such county, shall be presented to the said board of supervisors, by the said county clerk, as hereinafore provided for petitions for the election of boards of freeholders. Upon the presentation of said petition to said board of supervisors, said board must submit the amendment or amendments set forth therein to the qualified electors of said county at a general or special election held not less than thirty days nor more than sixty days after the publication or posting of such proposed amendment or amendments in the same manner as hereinafore provided in the case of the submission of any proposed amendment or amendments to such charter, proposed and submitted by the board of supervisors. In submitting any such charter, or amendments thereto, any alternative article or proposition may be presented for the choice of the electors, and may be voted on separately without prejudice to others.

Every special election held under the provisions of this section, for the election of boards of freeholders or for the submission of proposed charters, or any amendment or amendments thereto, shall be called by the board of supervisors, by ordinance, which shall specify the purpose and time of such election and shall establish the election precincts and designate the polling places therein, and the names of the election officers for each such precinct. Such ordinance, prior to such election, shall be published five times in a daily newspaper, or twice in a weekly newspaper, if there be no such daily newspaper, printed, published and circulated in said county; provided, that if no such daily or weekly newspaper be printed or published in such county, then a copy of such ordinance shall be posted by the county clerk in three public places in such county and in or near the entrance to at least one public schoolhouse in each school district therein. In all other respects, every such election shall be held and conducted, the returns thereof canvassed and the result thereof declared by the board of supervisors in the same manner as provided by law for general elections. Whenever boards of freeholders shall be elected, or any such proposed charter, or amendment or amendments thereto, submitted, at a general election, the general laws applicable to the election of county officers and the submission of propositions to the vote of electors, shall be followed in so far as the same may be applicable thereto.

It shall be competent, in all charters, framed under the authority given by this section to provide, in addition to any other provisions allowable by this constitution, and the same shall provide, for the following matters;

1. For boards of supervisors and for the constitution, regulation and government thereof, for the times at which and the terms for which the members of said board shall be elected, for the number of members, not less than three, that shall constitute such boards, for their compensation and for their election, either by the electors of the counties at large or by districts; provided, that in any event said board shall consist of one member for each district, who must be a qualified elector thereof; and

2. For sheriffs, county clerks, treasurers, recorders, license collectors, tax collectors, public administrators, coroners, surveyors, district attorneys, auditors, assessors and superintendents of schools, for the election or appointment of said officers, or any of them, for the times at which and the terms for which, said officers shall be elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors, and, if appointed, for the manner of their appointment; and

3. For the number of justices of the peace and constables for each township, or for the number of such judges and other officers of such inferior courts as may be provided by the constitution or general law, for the election or appointment of said officers, for the times at which and the terms for which said officers shall be elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors, and if appointed, for the manner of their appointment; and

4. For the powers and duties of boards of supervisors and all other county officers, for their removal and for the consolidation and segregation of county offices, and for the manner of filling all vacancies occurring therein; provided, that the provisions of such charters relating to the powers and duties of boards of supervisors and all other county officers shall be subject to and controlled by general laws; and

5. For the fixing and regulation by boards of supervisors, by ordinance, of the appointment and number of assistants, deputies, clerks, attaches and other persons to be employed, from time to time, in the several offices of the county,

and for the prescribing and regulating by such boards of the powers, duties, qualifications and compensation of such persons, the times at which, and terms for which they shall be appointed, and the manner of their appointment and removal; and

6. For the compensation of such fish and game wardens, probation and other officers as may be provided by general law, or for the fixing of such compensation by boards of supervisors.

All elective officers of counties, and of townships, of road districts and of highway construction divisions therein shall be nominated and elected in the manner provided by general laws for the nomination and election of such officers.

All charters framed under the authority given by this section, in addition to the matters herein above specified, may provide as follows:

For officers other than those required by the constitution and laws of the state, or for the creation of any or all of such offices by boards of supervisors, for the election or appointment of persons to fill such offices, for the manner of such appointment, for the times at which and the terms for which such persons shall be so elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors.

For offices hereafter created by this constitution or by general law, for the election or appointment of persons to fill such offices, for the manner of such appointment, for the times at which and the terms for which such persons shall be so elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors.

For the formation, in such counties, of road districts for the care, maintenance, repair, inspection and supervision only of roads, highways and bridges; and for the formation, in such counties, of highway construction divisions for the construction only of roads, highways and bridges; for the inclusion in any such district or division, of the whole or any part of any incorporated city or town, upon ordinance passed by such incorporated city or town authorizing the same, and upon the assent to such inclusion by a majority of the qualified electors of such incorporated city or town, or portion thereof, proposed to be so included, at an election held for that purpose; for the organization, government, powers and jurisdiction of such districts and divisions, and for raising revenue therein, for such purposes, by taxation, upon the assent of a majority of the qualified electors of such districts or divisions, voting

at an election to be held for that purpose; for the incurring of indebtedness therefor by such counties, districts or divisions for such purposes respectively, by the issuance and sale, by the counties, of bonds of such counties, districts or divisions, and the expenditure of the proceeds of the sale of such bonds, and for levying and collecting taxes against the property of the counties, districts or divisions, as the case may be, for the payment of the principal and interest of such indebtedness at maturity; provided, that any such indebtedness shall not be incurred without the assent of two thirds of the qualified electors of the county, district or division, as the case may be, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also for a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same, and the procedure for voting, issuing and selling such bonds shall, except in so far as the same shall be prescribed in such charters, conform to general laws for the authorizing and incurring by counties of bonded indebtedness, so far as applicable; provided, further, that provisions in such charters for the construction, care, maintenance, repair, inspection and supervision of roads, highways and bridges for which aid from the state is granted, shall be subject to such regulations and conditions as may be imposed by the legislature.

Whenever any county has framed and adopted a charter, and the same shall have been approved by the legislature, as herein provided, the general laws adopted by the legislature in pursuance of sections four and five of this article, shall, as to such county, be superseded by said charter as to matters for which, under this section it is competent to make provision in such charter, and for which provision is made therein, except as herein otherwise expressly provided, and except that any such charter shall not affect the tenure of office of the elective officers of the county, or of any district, township or division thereof, in office at the time such charter goes into effect, and such officers shall continue to hold their respective offices until the expiration of the term for which they shall have been elected, unless sooner removed in the manner provided by law.

The charter of any county, adopted under the authority of this section, may be surrendered and annulled with the assent of two thirds of the qualified electors of such county, voting at a special election, held for that purpose, and to be ordered and called by the board of supervisors of the county upon receiving a written petition, signed and certified as hereinabove provided for the purposes of the adoption of charters, requesting said board to submit the question of the surrender and annulment of such charter to the qualified electors of such county, and, in the event of the surrender and annulment of any such charter, such county shall thereafter be governed under general laws in force for the government of counties.

The provisions of this section shall not be applicable to any county that is consolidated with any city.

3. Senate Constitutional Amendment No. 6.

Chapter 62.- Senate Constitutional Amendment No. 6, a resolution to propose to the people of the State of California an amendment to the constitution of the state, amending section two of article IV thereof, relating to sessions of the legislature.

The legislature of the State of California, at its regular session commencing on the second day of January, nineteen hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that section two of article IV of the constitution of the State of California be amended so as to read as follows:

Section 2. The sessions of the legislature shall be biennial, unless the governor shall, in the interim, convene the legislature, by proclamation, in extraordinary session. All sessions, other than extraordinary, shall commence at twelve o'clock M., on the first Monday after the first day of January next succeeding the election of its members, and shall continue in session for a period not exceeding thirty days thereafter; whereupon a recess of both houses must be taken for not less than thirty days. On the reassembling of the legislature, no bill shall be introduced in either house without the consent of three fourths of the members thereof, nor shall more than two bills be introduced by any one member after such reassembling.

4. Senate Constitutional Amendment No. 8.

Chapter 16.- Senate Constitutional Amendment No. 8, a resolution to propose to the people of the State of California an amendment to section one of article two of the constitution in relation to the rights of suffrage.

The legislature of the State of California, at its regular session commencing on the second day of January, nineteen hundred and eleven, two thirds of the members elected to each of the two houses of the said legislature voting in favor thereof, hereby proposes that section one of article two of the

constitution of the State of California be amended so as to read as follows:

Section 1. Every native citizen of the United States, every person who shall have acquired the rights of citizenship under or by virtue of the treaty of Queretaro, and every naturalized citizen thereof, who shall have become such ninety days prior to any election, of the age of twenty-one years, who shall have been resident of the state one year next preceding the election, and of the county in which he or she claims his or her vote ninety days, and in the election precinct thirty days, shall be entitled to vote at all elections which are now or may hereafter be authorized by law; provided, no native of China, no idiot, no insane person, no person convicted of any infamous crime, no person hereafter convicted of the embezzlement or misappropriation of public money, and no person who shall not be able to read the constitution in the English language and write his or her name, shall ever exercise the privileges of an elector in this state; provided, that the provisions of this amendment relative to an educational qualification shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any person who shall be sixty years of age and upwards at the time this amendment shall take effect.

5. Senate Constitutional Amendment No. 17.

Chapter 9.- Senate Constitutional Amendment No. 17, a resolution to propose to the people of the State of California an amendment to the constitution of the State of California, by amending section fourteen of article I thereof, relating to the rights of private property, and to the law of eminent domain.

The legislature of the State of California, at its regular session, commencing the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that section

fourteen of article I of the constitution of the State of California,
be amended so as to read as follows:

Section 14. Private property shall not be taken or damaged for public use without just compensation having first been made to, or paid into court for, the owner, and no right of way shall be appropriated to the use of any corporation other than municipal until full compensation therefor be first made in money or ascertained and paid into court for the owner, irrespective of any benefits from any improvement proposed by such corporation, which compensation shall be ascertained by a jury, unless a jury be waived, as in other civil cases in a court of record, as shall be prescribed by law. The taking of private property for a railroad run by steam or electric power for logging or lumbering purposes shall be deemed a taking for a public use, and any person, firm, company or corporation taking private property under the law of eminent domain for such purposes shall thereupon and thereby become a common carrier.

6. Senate Constitutional Amendment No. 20.

Chapter 65. - Senate Constitutional Amendment No. 20, a resolution to propose to the people of the State of California, an amendment to the constitution of the State of California, amending section eight of article XI of said constitution, relating to charters of cities, and amendments thereto.

The legislature of the State of California, at its regular session, commencing on the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that section eight of article XI of the constitution of the State of California, be amended so as to read as follows:

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Section 8. Any city containing a population of more than three thousand five hundred inhabitants as ascertained and established by the last preceding census, taken under the direction of the congress of the United States, or by a census of said city, taken, subsequent to the aforesaid census, under the direction of the legislative body thereof, under laws authorizing the taking of the census of cities, may frame a charter for its own government, consistent with, and subject to, the constitution, (or, having framed such a charter, may frame a new one), by causing a board of fifteen freeholders, who shall have been, for at least five years, qualified electors thereof, to be elected by the qualified electors of said city, at a general or special municipal election. Said board of freeholders may be so elected in pursuance of an ordinance adopted by a vote of two thirds of all the members of the council, or other legislative body, of such city, declaring that the public interest requires the election of such board for the purpose of preparing and proposing a charter for said city, or in pursuance of a petition of qualified electors of said city, as hereinafter provided. Such petition, signed by fifteen per centum of the qualified electors of said city computed upon the total number of votes cast therein for all candidates for governor at the last preceding general election at which a governor was elected, praying for the election of a board of fifteen freeholders to prepare and propose a charter for said city, may be filed in the office of the ^{City} Clerk thereof. It shall be the duty of said city clerk, within twenty days after the filing of said petition, to examine the same and to ascertain from the record of the registration of electors of the county, showing the registration of electors of said city, whether the petition is signed by the requisite number of qualified electors of such city. If required by said clerk, the council, or other legislative body, of said city shall authorize him to employ persons specially to assist him in the work of examining such petition, and shall provide for their compensation. Upon the completion of such examination, said clerk shall forthwith attach to said petition his certificate, properly dated, showing

the result thereof, and if, by said certificate, it shall appear that said petition is signed by the requisite number of qualified electors, said clerk shall present the said petition to said council, or other legislative body, at its next regular meeting after the date of such certificate. Upon the adoption of such ordinance, or the presentation of such petition, said council, or other legislative body, shall order the holding of a special election for the purpose of electing such board of freeholders, which said special election shall be held not less than twenty days, nor more than sixty days after the adoption of the ordinance aforesaid, or the presentation of said petition to said council, or other legislative body; provided, that if a general municipal election shall occur in said city not less than twenty days, nor more than sixty days, after the adoption of the ordinance aforesaid, or the presentation of said petition to said council, or other legislative body, said board of freeholders may be elected at such general municipal election. Candidates for election as members of said board of freeholders shall be nominated by petition, substantially in the same manner as may be provided by general laws for the nomination by petition of electors of candidates for public offices to be voted for at general elections.

It shall be the duty of said board of freeholders, within one hundred and twenty days after the result of such election shall have been declared by said council, or other legislative body, to prepare and propose a charter for said city, which shall be signed in duplicate by the members of said board of freeholders, or a majority of them, and be filed, one copy in the office of the city clerk of said city, and the other in the office of the county recorder of the county in which said city is situated. Said council, or other legislative body, shall, thereupon, cause said proposed charter to be published for at least ten times, in a daily newspaper of general circulation,

printed, published and circulated in said city; provided, that in any city where no such daily newspaper is printed, published and circulated, such proposed charter shall be published, for at least three times, in at least one weekly newspaper of general circulation, printed, published and circulated in said city, and, in any event, the first publication of such proposed charter shall be made within fifteen days after the filing of a copy thereof, as aforesaid, in the office of the city clerk. Such proposed charter shall be submitted by said council, or other legislative body, to the qualified electors of said city at a special election held not less than twenty days, nor more than forty days, after the completion of such publication; provided, that if a general municipal election shall occur in said city not less than twenty days, nor more than forty days, after the completion of such publication, then such proposed charter may be so submitted at such general election. If a majority of such qualified electors voting thereon at such general or special election shall vote in favor of such proposed charter, it shall be deemed to be ratified, and shall be submitted to the legislature, if it be in regular session, otherwise at its next regular session, or it may be submitted to the legislature in extraordinary session, for its approval or rejection as a whole, without power of alteration or amendment. Such approval may be made by concurrent resolution, and if approved by a majority vote of the members elected to each house, such charter shall become the charter of such city, or, if such city be consolidated with a county, then of such city and county, and shall become the organic law thereof, and supersede any existing charter, (whether framed under the provisions of this section of the constitution or not,) and all amendments thereof, and all laws inconsistent with such charter. A copy of such charter, certified by the mayor, or other chief executive officer of said city, and authenticated under the seal of such city, setting forth the

submission of such charter to the electors of said city, and its ratification by them, shall, after the approval of such charter by the legislature, be made in duplicate and deposited, one in the office of the secretary of state and the other, after being recorded in the office of the recorder of the county in which such city is situated, shall be deposited in the archives of the city, and thereafter all courts shall take judicial notice of said charter.

The charter, so ratified, may be amended by proposals therefor submitted by the council, or other legislative body of the city, to the qualified electors thereof at a general or special municipal election held at intervals of not less than two years (except that charter amendments may be submitted at a general municipal election at an interval of less than two years after the last election on charter amendments provided that no other election on charter amendments has been held since the beginning of the last regular session of the state legislature or shall be held prior to the next regular session of the state legislature), and held not less than twenty days, nor more than forty days, after the completion of the publication of such proposals for ten times in a daily newspaper of general circulation, printed, published and circulated in said city, or for three times in at least one weekly newspaper of general circulation, printed, published and circulated in said city, if there be no such daily newspaper. If a majority of such qualified electors voting thereon at such general or special election shall vote in favor of any such proposed amendment or amendments, or any amendment or amendments proposed by petition, as hereinafter provided, such amendment or amendments shall be deemed to be ratified, and shall be forthwith submitted to the legislature, if it be in regular session, otherwise at its next regular session, or may be submitted to the legislature in extraordinary session, for approval or rejection as a whole, without power of alteration or amendment, and if approved by the legislature, as herein provided for the approval of the charter, such charter shall be amended accordingly. A copy of such amendment or amendments shall, after the approval thereof by the legislature, be made

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in duplicate, and shall be authenticated, certified, recorded and filed as herein provided for the charter, and with like force and effect. Whenever a petition signed by fifteen per centum of the qualified electors of the city, computed upon the total number of votes cast therein for all candidates for governor at the last preceding general election at which a governor was elected, is filed in the office of the city clerk of said city, petitioning the council, or other legislative body thereof, to submit any proposed amendment or amendments to the charter of such city, which amendment or amendments shall be set forth in full in such petition, to the qualified electors thereof, such petition shall forthwith be examined and certified by the city clerk, and if signed by the requisite number of qualified electors of said city, it shall be presented to the said council, or other legislative body, by the said city clerk, as hereinbefore provided for petitions for the election of boards of freeholders. Upon the presentation of said petition to said council, or other legislative body, said council, or other legislative body, must submit the amendment or amendments set forth in said petition to the qualified electors of said city, at a general or special municipal election, held not less than twenty, nor more than forty, days after the completion of the publication of such proposed amendment or amendments, in the same manner as hereinbefore provided in the case of the submission of any proposed amendment or amendments to such charter, proposed and submitted by the council, or other legislative body. The first publication of any proposed amendment or amendments to such charter so proposed by petition shall be made within fifteen days after the aforesaid presentation of said petition to said council, or other legislative body. In submitting any such charter, amendment or amendments thereto, any alternative article or proposition may be presented for the choice of the electors, and may be voted on separately without prejudice to others.

Every special election held in any city under the provisions of this section, for the election of a board of freeholders, or for the submission of any proposed charter or any amendment or amendments thereto, shall be called by the council, or other legislative body thereof, by ordinance, which shall specify the purpose and time of such election, and shall establish the election precincts and designate the polling places therein, and the names of the election officers for each such precinct. Such ordinance shall, prior to such election, be published five times in a daily newspaper, or twice in a weekly newspaper, if there be no such daily newspaper printed, published and circulated in said city. Such election shall be held and conducted, the returns thereof canvassed, and the result thereof declared by the council, or other legislative body of such city, in the manner that is now or may be hereafter provided by general law for such elections in the particulars wherein such provision is now or may hereafter be made therefor, and in all other respects in the manner provided by law for general municipal elections, in so far as the same may be applicable thereto.

Whenever any board of freeholders shall be elected, or any such proposed charter or amendment or amendments thereto shall be submitted at a general municipal election, the laws governing the election of city officers, or the submission of propositions to the vote of electors, shall be followed in so far as the same may be applicable thereto and not inconsistent herewith.

It shall be competent in any charter framed by any city under the authority given in this section, or by amendment to such charter, to provide, in addition to those provisions allowed by this constitution and by the laws of the state, for the establishment of a borough system of government for the whole or any part of the territory of such city, by which one or more districts may be created therein, which districts shall be known as boroughs, and which

shall exercise such special municipal powers as may be granted by such charter, and for the organization, regulation, government and jurisdiction of such boroughs.

All the provisions of this section relating to the city clerk shall, in any city and county, be deemed to relate to the clerk of the legislative body thereof.

7. SENATE CONSTITUTIONAL AMENDMENT NO. 22.

Chapter 22. - Senate Constitutional Amendment No. 22. A resolution to propose to the people of the State of California an amendment to the constitution of said state, by amending section 1 of article 4 thereof, relating to legislative powers, and reserving to the people of the State of California the power to propose laws, statutes and amendments to the constitution and to enact the same at the polls, independent of the legislature and also reserving to the people of the State of California the power to approve or reject at the polls any act or section or part of any act of the legislature. The legislature of the State of California, at its regular session commencing on the second day of January, 1911, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes that section 1 of article IV of the constitution of the State of California, be amended so as to read as follows:

Section 1. The legislative power of this state shall be vested in a senate and assembly which shall be designated "The legislature of the State of California", but the people reserve to themselves the power to propose laws and amendments to the constitution, and to adopt or reject the same, at the polls independent of the legislature, and also reserve the power, at their own option, to so adopt or reject any act, or section or part of any act, passed by the legislature. The enacting clause of every law shall be "The people of the State of California do enact as follows:".

The first power reserved to the people shall be known as the initiative. Upon the presentation to the secretary of state of a petition certified as herein provided to have been signed by qualified electors, equal in number to eight per cent of all the votes cast for all candidates for governor at the last preceding general election, at which a governor was elected, proposing a law or amendment to the constitution, set forth in full in said petition, the secretary of state shall submit the said proposed law or amendment to the constitution to the electors at the next succeeding general election occurring subsequent to ninety days after the presentation aforesaid of said petition, or at any special election called by the governor in his discretion prior to such general election. All such

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7. SENATE CONSTITUTIONAL AMENDMENT NO. 22.

Chapter 22. - Senate Constitutional Amendment No. 22. A resolution to propose to the people of the State of California an amendment to the constitution of said state, by amending section 1 of article 4 thereof, relating to legislative powers, and reserving to the people of the State of California the power to propose laws, statutes and amendments to the constitution and to enact the same at the polls, independent of the legislature and also reserving to the people of the State of California the power to approve or reject at the polls any act or section or part of any act of the legislature. The legislature of the State of California, at its regular session commencing on the second day of January, 1911, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes that section 1 of article IV of the constitution of the State of California, be amended so as to read as follows:

Section 1. The legislative power of this state shall be vested in a senate and assembly which shall be designated "The legislature of the State of California", but the people reserve to themselves the power to propose laws and amendments to the constitution, and to adopt or reject the same, at the polls independent of the legislature, and also reserve the power, at their own option, to so adopt or reject any act, or section or part of any act, passed by the legislature. The enacting clause of every law shall be "The people of the State of California do enact as follows:".

The first power reserved to the people shall be known as the initiative. Upon the presentation to the secretary of state of a petition certified as herein provided to have been signed by qualified electors, equal in number to eight per cent of all the votes cast for all candidates for governor at the last preceding general election, at which a governor was elected, proposing a law or amendment to the constitution, set forth in full in said petition, the secretary of state shall submit the said proposed law or amendment to the constitution to the electors at the next succeeding general election occurring subsequent to ninety days after the presentation aforesaid of said petition, or at any special election called by the governor in his discretion prior to such general election. All such

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initiative petitions shall have printed across the top thereof in twelve point black-face type the following: "Initiative measure to be submitted directly to the electors."

Upon the presentation to the secretary of state, at any time not less than ten days before the commencement of any regular session of the legislature, of a petition certified as herein provided to have been signed by qualified electors of the state equal in number to five per cent of all the votes cast for all candidates for governor at the last preceding general election, at which a governor was elected, proposing a law set forth in full in said petition, the secretary of state shall transmit the same to the legislature as soon as it convenes and organizes. The law proposed by such petition shall be either enacted or rejected without change or amendment by the legislature, within forty days from the time it is received by the legislature. If any law proposed by such petition shall be enacted by the legislature it shall be subject to referendum, as hereinafter provided. If any law so petitioned for be rejected, or if no action is taken upon it by the legislature within said forty days, the secretary of state shall submit it to the people for approval or rejection at the next ensuing general election. The legislature may reject any measure so proposed by initiative petition and propose a different one on the same subject by a yea and nay vote upon separate roll call, and in such event both measures shall be submitted by the secretary of state to the electors for approval or rejection at the next ensuing general election or at a prior special election called by the governor, in his discretion, for such purpose. All said initiative petitions last above described shall have printed in twelve point black-face type the following: "Initiative measure to be presented to the legislature."

The second power reserved to the people shall be known as the referendum. No act passed by the legislature shall go into effect until ninety days after the final adjournment of the session of the legislature which passed such act, except acts calling elections, acts providing for tax levies or appropriations for the usual current expenses of the state, and urgency measures necessary for the immediate preservation of the public peace, health or safety, passed by a two-thirds vote of all the members elected to each house. Whenever it is deemed necessary for the immediate preservation of the public peace, health or safety that a law shall go into immediate effect, a statement of the facts constituting

such necessity shall be set forth in one section of the act, which section shall be passed only upon a yea and nay vote, upon a separate roll call thereon; provided, however, that no measure creating or abolishing any office or changing the salary, term or duties of any officer, or granting any franchise or special privilege, or creating any vested right or interest, shall be construed to be an urgency measure. Any law so passed by the legislature and declared to be an urgency measure shall go into immediate effect.

Upon the presentation to the secretary of state within ninety days after the final adjournment of the legislature of a petition certified as herein provided, to have been signed by qualified electors equal in number to five per cent of all the votes cast for all candidates for governor at the last preceding general election at which a governor was elected, asking that any act or section or part of any act of the legislature, be submitted to the electors for their approval or rejection, the secretary of state shall submit to the electors for their approval or rejection, such act, or section or part of such act, at the next succeeding general election occurring at any time subsequent to thirty days after the filing of said petition or at any special election which may be called by the governor, in his discretion, prior to such regular election, and no such act or section or part of such act shall go into effect until and unless approved by a majority of the qualified electors voting thereon; but if a referendum petition is filed against any section or part of any act the remainder of such act shall not be delayed from going into effect.

Any act, law or amendment to the constitution submitted to the people by either initiative or referendum petition and approved by a majority of the votes cast thereon, at any election, shall take effect five days after the date of the official declaration of the vote by the secretary of state. No act, law or amendment to the constitution, initiated or adopted by the people, shall be subject to the veto power of the governor, and no act, law or amendment to the constitution, adopted by the people at the polls under the initiative provisions of this section, shall be amended or repealed except by a vote of the electors, unless otherwise provided in said initiative measure; but acts and laws adopted by the people under the referendum provisions of this section may be amended by the

legislature at any subsequent session thereof. If any provision or provisions of two or more measures, approved by the electors at the same election, conflict, the provision or provisions of the measure receiving the highest affirmative vote shall prevail. Until otherwise provided by law, all measures submitted to a vote of the electors, under the provisions of this section, shall be printed, and together with arguments for and against each such measure by the proponents and opponents thereof, shall be mailed to each elector in the same manner as now provided by law as to amendments to the constitution, proposed by the legislature; and the persons to prepare and present such arguments shall, until otherwise provided by law, be selected by the presiding officer of the senate.

If for any reason any initiative or referendum measure, proposed by petition as herein provided, be not submitted at the election specified in this section, such failure shall not prevent its submission at a succeeding general election, and no law or amendment to the constitution, proposed by the legislature, shall be submitted at any election unless at the same election there shall be submitted all measures proposed by petition of the electors, if any be so proposed, as herein provided,

Any initiative or referendum petition may be presented in sections, but each section shall contain a full and correct copy of the title and text of the proposed measure. Each signer shall add to his signature his place of residence, giving the street and number if such exist. His election precinct shall also appear on the paper after his name. The number of signatures attached to each section shall be at the pleasure of the person soliciting signatures to the same. Any qualified elector of the state shall be competent to solicit said signatures within the county or city and county of which he is an elector. Each section of the petition shall bear the name of the county or city and county in which it is circulated, and only qualified electors of such county or city and county shall be competent to sign such section. Each section shall have attached thereto the affidavit of the person soliciting signatures to the same, stating his own qualifications and that all the signatures to the attached section were made in his presence and that to the best of his knowledge and belief each signature to the section is the genuine signature of the person whose name it purports to be, and no other

affidavit thereto shall be required. The affidavit of any person soliciting signatures hereunder shall be verified free of charge by any officer authorized to administer oaths. Such petitions so verified shall be prima facie evidence that the signatures thereon are genuine and that the persons signing the same are qualified electors. Unless and until it be otherwise proven upon official investigation, it shall be presumed that the petition presented contains the signatures of the requisite number of qualified electors.

Each section of the petition shall be filed with the clerk or registrar of voters of the county or city and county in which it was circulated, but all said sections circulated in any county or city and county shall be filed at the same time. Within twenty days after the filing of such petition in his office the said clerk, or registrar of voters, shall determine from the records of registration what number of qualified electors have signed the same, and if necessary the board of supervisors shall allow said clerk or registrar additional assistants for the purpose of examining such petition and provide for their compensation. The said clerk or registrar, upon the completion of such examination, shall forthwith attach to said petition, except the signatures thereto appended, his certificate, properly dated, showing the result of said examination and shall forthwith transmit said petition, together with his said certificate, to the secretary of state and also file a copy of said certificate in his office. Within forty days from the transmission of the said petition and certificate by the clerk or registrar to the secretary of state, a supplemental petition identical with the original as to the body of the petition but containing supplemental names, may be filed with the clerk or registrar of voters, as aforesaid. The clerk or registrar of voters shall within ten days after the filing of such supplemental petition make like examination thereof, as of the original petition, and upon the completion of such examination shall forthwith attach to said petition his certificate, properly dated, showing the result of said examination, and shall forthwith transmit a copy of said supplemental petition, except the signatures thereto appended, together with his certificate, to the secretary of state.

When the secretary of state shall have received from one or more county clerks or registrars of voters a petition certified as herein provided to have been signed by the requisite number of qualified electors, he shall forthwith

transmit to the county clerk or registrar of voters of every county or city and county in the state his certificate showing such fact. A petition shall be deemed to be filed with the secretary of state upon the date of the receipt by him of a certificate or certificates showing said petition to be signed by the requisite number of electors of the state. Any county clerk or registrar of voters shall, upon receipt of such copy, file the same for record in his office. The duties herein imposed upon the clerk or registrar of voters shall be performed by such registrar of voters in all cases where the office of registrar of voters exists.

The initiative and referendum powers of the people are hereby further reserved to the electors of each county, city and county, city and town of the state, to be exercised under such procedure as may be provided by law. Until otherwise provided by law, the legislative body of any such county, city and county, city or town may provide for the manner of exercising the initiative and referendum^{power} herein reserved to such counties, cities and counties, cities and towns, but shall not require more than fifteen per cent of the electors thereof to propose any initiative measure nor more than ten per cent of the electors thereof to order the referendum. Nothing contained in this section shall be construed as affecting or limiting the present or future powers of cities or cities and counties having charters adopted under the provisions of section eight of article eleven of this constitution. In the submission to the electors of any measure under this section, all officers shall be guided by the general laws of this state, except as is herein otherwise provided. This section is self-executing, but legislation may be enacted to facilitate its operation, but in no way limiting or restricting either the provisions of this section or the powers herein reserved.

8. Senate Constitutional Amendment No. 23.

Chapter 47.- Senate Constitutional Amendment No. 23. A resolution to propose to the people of the State of California an amendment to the constitution of the state by adding a new article thereto to be numbered article XXIII, providing for the recall by the electors, of public officials.

The legislature of the State of California, at its regular session commencing on the second day of January, 1911, two thirds of all the members elected to each of the two houses of the legislature voting in favor thereof, hereby proposes that a new article be added to the constitution of the State of California to be numbered article XXIII thereof, to read as follows:

ARTICLE XXIII.

Section 1. Every elective public officer of the State of California may be removed from office at any time by the electors entitled to vote for a successor of such incumbent, through the procedure and in the manner herein provided for, which procedure shall be known as the recall, and is in addition to any other method of removal provided by law.

The procedure hereunder to effect the removal of an incumbent of an elective public office shall be as follows: A petition signed by electors entitled to vote for a successor of the incumbent sought to be removed, equal in number to at least twelve per cent of the entire vote cast at the last preceding election for all candidates for the office which the incumbent sought to be removed occupies (provided that if the officer sought to be removed is a state officer who is elected in any political subdivision of the state, said petition shall be signed by electors entitled to vote for a successor to the incumbent sought to be removed, equal in number to at least twenty per cent of the entire vote cast at the last preceding election for all

candidates for the office which the incumbent sought to be removed occupies) demanding an election of a successor to the officer named in said petition, shall be addressed to the secretary of state and filed with the clerk, or registrar of voters, of the county or city and county in which the petition was circulated; provided that if the officer sought to be removed was elected in the state at large such petition shall be circulated in not less than five counties of the state, and shall be signed in each of such counties by electors equal in number to not less than one per cent of the entire vote cast, in each of said counties, at said election, as above estimated. Such petition shall contain a general statement of the grounds on which the removal is sought, which statement is intended solely for the information of the electors, and the sufficiency of which shall not be open to review.

When such petition is certified as is herein provided to the secretary of state, he shall forthwith submit the said petition, together with a certificate of its sufficiency, to the governor, who shall thereupon order and fix a date for holding the election, not less than sixty days nor more than eighty days from the date of such certificate of the secretary of state.

The governor shall make or cause to be made publication of notice for the holding of such election, and officers charged by law with duties concerning elections shall make all arrangements for such election and the same shall be conducted, returned, and the result thereof declared, in all respects as are other state elections. On the official ballot at such election shall be printed, in not more than two hundred words, the reasons set forth in the petition for demanding his recall. And in not more than three hundred words there shall also be printed, if desired by him, the officer's justification of his course in office. Proceedings for the recall of any officer shall be deemed to be pending from the date of the filing with any county, or city and county clerk, or registrar of voters, of any recall petition against such officer; and if such officer shall resign at any time subsequent to the filing thereof, the

recall election shall be held notwithstanding such resignation, and the vacancy caused by such resignation, or from any other cause, shall be filled as provided by law, but the person appointed to fill such vacancy shall hold his office only until the person elected at the said recall election shall qualify.

Any person may be nominated for the office which is to be filled at any recall election by a petition signed by electors, qualified to vote at such recall election, equal in number to at least one per cent of the total number of votes cast at the last preceding election for all candidates for the office which the incumbent sought to be removed occupies. Each such nominating petition shall be filed with the secretary of state not less than twenty five days before such recall election.

There shall be printed on the recall ballot, as to every officer whose recall is to be voted on thereat, the following question: "Shall (name of person against whom the recall petition is filed) be recalled from the office of (title of the office) ?", following which question shall be the words "Yes" and "No" on separate lines, with a blank space at the right of each, in which the voter shall indicate, by stamping a cross (X), his vote for or against such recall. On such ballots, under each such question, there shall also be printed the names of those persons who have been nominated as candidates to succeed the person recalled, in case he shall be removed from office by said recall election; but no vote cast shall be counted for any candidate for said office unless the voter also voted on said question of the recall of the person sought to be recalled from said office. The name of the person against whom the petition is filed shall not appear on the ballot as a candidate for the office. If a majority of those voting on said question of the recall of any incumbent from office shall vote "No", said incumbent shall continue in said office. If a majority shall vote "Yes," said incumbent shall thereupon be deemed removed from such office, upon the qualification of his successor. The canvassers shall canvass all votes for candidates for said office and declare the result in like manner as in a regular election. If the

vote at any such recall election shall recall the officer, then the candidate who has received the highest number of votes for the office shall be thereby declared elected for the remainder of the term. In case the person who received the highest number of votes shall fail to qualify within ten days after receiving the certificate of election, the office shall be deemed vacant and shall be filled according to law.

Any recall petition may be presented in sections, but each section shall contain a full and accurate copy of the title and text of the petition. Each signer shall add to his signature his place of residence, giving the street and number, if such exist. His election precinct shall also appear on the paper after his name. The number of signatures appended to each section shall be at the pleasure of the person soliciting signatures to the same. Any qualified elector of the state shall be competent to solicit such signatures within the county, or city and county, of which he is an elector. Each section of the petition shall bear the name of the county, or city and county in which it is circulated, and only qualified electors of such county or city and county shall be competent to sign such section. Each section shall have attached thereto the affidavit of the person soliciting signatures to the same stating his qualifications and that all the signatures to the attached section were made in his presence and that to the best of his knowledge and belief each signature to the section is the genuine signature of the person whose name it purports to be; and no other affidavit thereto shall be required. The affidavit of any person soliciting signatures hereunder shall be verified free of charge by any officer authorized to administer an oath. Such petition so verified shall be prima facie evidence that the signatures thereto appended are genuine and that the persons signing the same are qualified electors. Unless and until it is

otherwise proven upon official investigation, it shall be presumed that the petition presented contains the signatures of the requisite number of electors. Each section of the petition shall be filed with the clerk, or registrar of voters, of the county or city and county in which it was circulated; but all such sections circulated in any county or city and county shall be filed at the same time. Within twenty days after the date of filing such petition, the clerk, or registrar of voters, shall finally determine from the records of registration what number of qualified electors have signed the same; and, if necessary, the board of supervisors shall allow such clerk or registrar additional assistants for the purpose of examining such petition and provide for their compensation. The said clerk or registrar, upon the completion of such examination, shall forthwith attach to such petition his certificate, properly dated, showing the result of such examination, and submit said petition, except as to the signatures appended thereto, to the secretary of state and file a copy of said certificate in his office. Within forty days from the transmission of the said petition and certificate by the clerk or registrar of voters to the secretary of state, a supplemental petition, identical with the original as to the body of the petition but containing supplemental names, may be filed with the clerk or registrar of voters, as aforesaid. The clerk or registrar of voters shall within ten days after the filing of such supplemental petition make like examination thereof as of the original petition, and upon the conclusion of such examination shall forthwith attach to such petition his certificate, properly dated, showing the result of such examination, and shall forthwith transmit such supplemental petition, except as to the signatures thereon, together with his said certificate, to the secretary of state.

otherwise proven upon official investigation, it shall be presumed that the petition presented contains the signatures of the requisite number of electors. Each section of the petition shall be filed with the clerk, or registrar of voters, of the county or city and county in which it was circulated; but all such sections circulated in any county or city and county shall be filed at the same time. Within twenty days after the date of filing such petition, the clerk, or registrar of voters, shall finally determine from the records of registration what number of qualified electors have signed the same; and, if necessary, the board of supervisors shall allow such clerk or registrar additional assistants for the purpose of examining such petition and provide for their compensation. The said clerk or registrar, upon the completion of such examination, shall forthwith attach to such petition his certificate, properly dated, showing the result of such examination, and submit said petition, except as to the signatures appended thereto, to the secretary of state and file a copy of said certificate in his office. Within forty days from the transmission of the said petition and certificate by the clerk or registrar of voters to the secretary of state, a supplemental petition, identical with the original as to the body of the petition but containing supplemental names, may be filed with the clerk or registrar of voters, as aforesaid. The clerk or registrar of voters shall within ten days after the filing of such supplemental petition make like examination thereof as of the original petition, and upon the conclusion of such examination shall forthwith attach to such petition his certificate, properly dated, showing the result of such examination, and shall forthwith transmit such supplemental petition, except as to the signatures thereon, together with his said certificate, to the secretary of state.

When the secretary of state shall have received from one or more county clerks, or registrars of voters, a petition certified as herein provided to have been signed by the requisite number of qualified electors, he shall forthwith transmit to the county clerk or registrar of voters of every county or city and county in the state a certificate showing such fact; and such clerk or registrar of voters shall thereupon file said certificate for record in his office.

A petition shall be deemed to be filed with the secretary of state upon the date of the receipt by him of a certificate or certificates showing the said petition to be signed by the requisite number of electors of the state.

No recall petition shall be circulated or filed against any officer until he has actually held his office for at least six months; save and except it may be filed against any member of the state legislature at any time after five days from the convening and organizing of the legislature after his election.

If at any recall election the incumbent whose removal is sought is not recalled, he shall be repaid from the state treasury any amount legally expended by him as expenses of such election, and the legislature shall provide appropriation for such purpose, and no proceedings for another recall election of said incumbent shall be initiated within six months after such election.

If the governor is sought to be removed under the provisions of this article, the duties herein imposed upon him shall be performed by the lieutenant governor; and if the secretary of state is sought to be removed, the duties herein imposed upon him shall be performed by the state controller; and the duties herein imposed upon the clerk or registrar of voters, shall be performed by such registrar of voters in all cases where the office of registrar of voters exists.

The recall shall also be exercised by the electors of each

county, city and county, city and town of the state, with reference to the elective officers thereof, under such procedure as shall be provided by law.

Until otherwise provided by law, the legislative body of any such county, city and county, city or town may provide for the manner of exercising such recall powers in such counties, cities and counties, cities and towns, but shall not require any such recall petition to be signed by electors more in number than twenty-five per cent of the entire vote cast at the last preceding election for all candidates for the office which the incumbent sought to be removed occupies. Nothing herein contained shall be construed as affecting or limiting the present or future powers of cities or counties or cities and counties having charters adopted under the authority given by the constitution.

In the submission to the electors of any petition proposed under this article all officers shall be guided by the general laws of the state, except as otherwise herein provided.

This article is self-executing, but legislation may be enacted to facilitate its operation, but in no way limiting or restricting the provisions of this article or the powers herein reserved.

9. Senate Constitutional Amendment No. 26.

Chapter 36.- Senate Constitutional Amendment No. 26, a resolution to propose to the people of the State of California an amendment to the constitution of the State of California, by adding a new section to article VI thereof, to be numbered section 4 $\frac{1}{2}$, relating to appeals in criminal cases.

The legislature of the State of California, at its regular session commencing on the 2nd day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California by adding a new section to article VI thereof, to be numbered section 4 $\frac{1}{2}$, to read as follows:

Section 4 $\frac{1}{2}$. No judgment shall be set aside, or new trial granted in any criminal case on the ground of misdirection of the jury or the improper admission or rejection of evidence, or for error as to any matter of pleading or procedure, unless, after an examination of the entire cause including the evidence, the court shall be of the opinion that the error complained of has resulted in a miscarriage of justice.

10. Senate Constitutional Amendment No. 32.

Chapter 66. - Senate Constitutional Amendment No. 32. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California, by adding to article IX a new section to be numbered section 21, relating to compensation for industrial accidents.

The legislature of the State of California at its regular session commencing the second of January, 1911, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the

following amendment to the constitution of the State of California.

Article XX is hereby amended by adding a new section to be numbered section 21 and to read as follows:

Section 21. The legislature may by appropriate legislation create and enforce a liability on the part of all employers to compensate their employees for any injury incurred by the said employees in the course of their employment irrespective of the fault of either party. The legislature may provide for the settlement of any disputes arising under the legislation contemplated by this section, by arbitration, or by an industrial accident board, by the courts, or by either any or all of these agencies, anything in this constitution to the contrary notwithstanding.

11. Senate Constitutional Amendment No. 45.

Chapter 63. - Senate Constitutional Amendment No. 45. A resolution proposing to the people of the State of California an amendment to the constitution of the state amending section 16 of article XX relating to term of office.

Resolved by the senate, the assembly concurring, That the legislature of the State of California, at its regular session commencing on the second day of January, A. D. 1911, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes to the people of the State of California that section 16 of article XX of the constitution of said state be amended so as to read as follows:

Sec. 16. When the term of any officer or commissioner is not provided for in this constitution, the term of such officer or commissioner may be declared by law; and, if not so declared, such officer or commissioner shall hold his position as such officer or commissioner during the pleasure of the authority making the appointment; but in no case shall such term exceed four years; provided, however, that in the case of any officer or employee

of any municipality governed under a legally adopted charter, the provisions of such charter with reference to the tenure of office or the dismissal from office of any such officer or employee shall control; and provided further, that the term of office of any person heretofore or hereafter appointed to hold office or employment during good behavior under civil service laws of the state or of any political division thereof shall not be limited by this section.

12. Senate Constitutional Amendment No. 47.

Chapter 60. - Senate Constitutional Amendment No. 47. A resolution proposing to the people of the State of California an amendment to section twenty-three of article twelve of the constitution of the State of California, to confer upon the railroad commission power and jurisdiction to regulate and control the business of furnishing certain commodities and performing certain services to or for the public.

The legislature, of the State of California, at its regular session, commencing on the second day of January, one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the people of the State of California that section twenty-three of article twelve of the constitution of the State of California be amended so as to read as follows:

Section 23. Every private corporation, and every individual or association of individuals, owning, operating, managing, or controlling any commercial railroad, interurban railroad, street railroad, canal, pipe line, plant, or equipment, or any part of such railroad, canal, pipe line, plant or equipment within this state, for the transportation or conveyance of passengers, or express matter, or freight of any kind, including crude oil, or for the transmission

of telephone or telegraph messages, or for the production, generation, transmission, delivery or furnishing of heat, light, water or power or for the furnishing of storage or wharfage facilities, either directly or indirectly, to or for the public, and every common carrier, is hereby declared to be a public utility subject to such control and regulation by the railroad commission as may be provided by the legislature, and every class of private corporations, individuals, or associations of individuals hereafter declared by the legislature to be public utilities shall likewise be subject to such control and regulation. The railroad commission shall have and exercise such power and jurisdiction to supervise and regulate public utilities, in the State of California, and to fix the rates to be charged for commodities furnished, or services rendered by public utilities as shall be conferred upon it by the legislature, and the right of the legislature to confer powers upon the railroad commission respecting public utilities is hereby declared to be plenary and to be unlimited by any provision of this constitution.

From and after the passage by the legislature of laws conferring powers upon the railroad commission respecting public utilities, all powers respecting such public utilities vested in boards of supervisors, or municipal councils, or other governing bodies of the several counties, cities and counties, cities and towns, in this state, or in any commission created by law and existing at the time of the passage of such laws, shall cease so far as such powers shall conflict with the powers so conferred upon the railroad commission; provided, however, that this section shall not affect such powers of control over any public utility vested in any city and county, or incorporated city or town as, at an election to be held pursuant to laws to be passed hereafter by the legislature, a majority of the qualified electors voting thereon of such city and county, or incorporated city or town, shall vote to retain, and until such

election such powers shall continue unimpaired; but if the vote so taken shall not favor the continuation of such powers they shall thereafter vest in the railroad commission as provided by law; and provided, further that where any such city and county or incorporated city or town shall have elected to continue any powers respecting public utilities, it may, by vote of a majority of its qualified electors voting thereon, thereafter surrender such powers to the railroad commission in the manner to be prescribed by the legislature; or if such municipal corporation shall have surrendered any powers to the railroad commission, it may, by like vote, thereafter reinvest itself with such power. Nothing in this section shall be construed as a limitation upon any power conferred upon the railroad commission by any provision of this constitution now existing or adopted concurrently herewith.

13. SENATE CONSTITUTIONAL AMENDMENT NO. 48.

Chapter 61.- Senate Constitutional Amendment No. 48 . A resolution to propose to the people of the State of California an amendment to the constitution of the state, by amending section 8 $\frac{1}{2}$ of article XI relating to the powers conferred on municipal corporations by freeholders' charters.

The legislature of the State of California, at its regular session, commencing on the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California, the following amendment to the constitution of the State of California so that section 8 $\frac{1}{2}$ of article XI of said constitution shall read as follows:

Section 8 $\frac{1}{2}$. It shall be competent, in all charters framed under the authority given by section eight of article eleven of this constitution, to provide, in addition to those provisions allowable by this constitution and by the laws of the state, as follows:

1. For the constitution, regulation, government, and jurisdiction of police courts, and for the manner in which, the times at which, and the terms for which the judges of such courts shall be elected or appointed, and for the qualifications and compensation of said judges and of their clerks and attaches.

2. For the manner in which, the times at which, and the terms for which the members of boards of education shall be elected or appointed, for their qualifications, compensation and removal, and for the number which shall constitute any one of such boards.

3. For the manner in which, the times at which, and the terms for which the members of the boards of police commissioners shall be elected or appointed; and for the constitution, regulation, compensation, and government of such boards and of the municipal police force.

4. For the manner in which and the times at which any municipal election shall be held and the result thereof determined; for the manner in which, the times at which, and the terms for which the members of all boards of election shall be elected or appointed, and for the constitution, regulation, compensation and

13. SENATE CONSTITUTIONAL AMENDMENT NO. 48.

Chapter 61.- Senate Constitutional Amendment No. 48 . A resolution to propose to the people of the State of California an amendment to the constitution of the state, by amending section 8 $\frac{1}{2}$ of article XI relating to the powers conferred on municipal corporations by freeholders' charters.

The legislature of the State of California, at its regular session, commencing on the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California, the following amendment to the constitution of the State of California so that section 8 $\frac{1}{2}$ of article XI of said constitution shall read as follows:

Section 8 $\frac{1}{2}$. It shall be competent, in all charters framed under the authority given by section eight of article eleven of this constitution, to provide, in addition to those provisions allowable by this constitution and by the laws of the state, as follows:

1. For the constitution, regulation, government, and jurisdiction of police courts, and for the manner in which, the times at which, and the terms for which the judges of such courts shall be elected or appointed, and for the qualifications and compensation of said judges and of their clerks and attaches.

2. For the manner in which, the times at which, and the terms for which the members of boards of education shall be elected or appointed, for their qualifications, compensation and removal, and for the number which shall constitute any one of such boards.

3. For the manner in which, the times at which, and the terms for which the members of the boards of police commissioners shall be elected or appointed; and for the constitution, regulation, compensation, and government of such boards and of the municipal police force.

4. For the manner in which and the times at which any municipal election shall be held and the result thereof determined; for the manner in which, the times at which, and the terms for which the members of all boards of election shall be elected or appointed, and for the constitution, regulation, compensation and

government of such boards, and of their clerks and attaches; and for all expenses incident to the holding of any election.

Where a city and county government has been merged and consolidated into one municipal government, it shall also be competent, in any charter framed under said section eight of said article eleven, or by amendment thereto, to provide for the manner in which, the times at which and the terms for which the several county and municipal officers and employees whose compensation is paid by such city and county, excepting judges of the superior court, shall be elected or appointed, and for their recall and removal, and for their compensation, and for the number of deputies, clerks and other employees that each shall have, and for the compensation, method of appointment, qualifications, tenure of office and removal of such deputies, clerks and other employees. All provisions of any charter of any such consolidated city and county heretofore adopted, and amendments thereto, which are in accordance herewith, are hereby confirmed and declared valid.

government of such boards, and of their clerks and attaches; and for all expenses incident to the holding of any election.

Where a city and county government has been merged and consolidated into one municipal government, it shall also be competent, in any charter framed under said section eight of said article eleven, or by amendment thereto, to provide for the manner in which, the times at which and the terms for which the several county and municipal officers and employees whose compensation is paid by such city and county, excepting judges of the superior court, shall be elected or appointed, and for their recall and removal, and for their compensation, and for the number of deputies, clerks and other employees that each shall have, and for the compensation, method of appointment, qualifications, tenure of office and removal of such deputies, clerks and other employees. All provisions of any charter of any such consolidated city and county heretofore adopted, and amendments thereto, which are in accordance herewith, are hereby confirmed and declared valid.

14. SENATE CONSTITUTIONAL AMENDMENT NO. 49.

Chapter 67.- Senate Constitutional Amendment No. 49. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section 19 of article XI relating to public utilities.

The legislature of the State of California, at its regular session, commencing on the 2nd day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California so that section 19 of article XI of said constitution shall read as follows:

Section 19. Any municipal corporation may establish and operate public works for supplying its inhabitants with light, water, power, heat, transportation, telephone service or other means of communication. Such works may be acquired by original construction or by the purchase of existing works, including their franchises, or both. Persons or corporations may establish and operate works for supplying the inhabitants with such services upon such conditions and under such regulations as the municipality may prescribe under its organic law, on condition that the municipal government shall have the right to regulate the charges thereof. A municipal corporation may furnish such services to inhabitants outside its boundaries; provided that it shall not furnish any service to the inhabitants of any other municipality owning or operating works supplying the same service to such inhabitants, without the consent of such other municipality, expressed by ordinance.

15. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 2.

Chapter 68. - Assembly Constitutional Amendment No. 2, a resolution to propose to the people of the State of California an amendment to section 7 of article 1X of the constitution of the State of California, in relation to the minimum period for the use of text books in the common schools throughout the state.

Resolved by the assembly, the senate concurring, That the legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and eleven, two thirds of the members elected to each of the two houses voting in favor thereof, hereby propose that section 7 of article 1X of the constitution of the State of California shall be amended to read as follows:

Section 7. The governor, the superintendent of public instruction, the president of the University of California, and the professor of pedagogy therein and the principals of the state normal schools, shall constitute the state board of education, and shall compile, or cause to be compiled, and adopt a uniform series of text-books for use in the common schools throughout the state. The state board may cause such text-books when adopted, to be printed, and published by the superintendent of state printing, at the state printing office; and when so printed and published, to be distributed and sold at the cost price of printing, publishing and distributing the same. The text-books, so adopted, shall continue in use not less than four years, without any change or alteration whatsoever which will require or necessitate the purchase of new books by such pupils, and said state board shall perform such other duties as may be prescribed by law. The legislature shall provide for a board of education in each county in the state. The county superintendents and the county boards of education shall have control of the examination of teachers and the granting of teachers' certificates within their respective jurisdictions.

15. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 2.

Chapter 68. - Assembly Constitutional Amendment No. 2, a resolution to propose to the people of the State of California an amendment to section 7 of article LX of the constitution of the State of California, in relation to the minimum period for the use of text books in the common schools throughout the state:

Resolved by the assembly, the senate concurring, That the legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and eleven, two thirds of the members elected to each of the two houses voting in favor thereof, hereby propose that section 7 of article LX of the constitution of the State of California shall be amended to read as follows:

Section 7. The governor, the superintendent of public instruction, the president of the University of California, and the professor of pedagogy therein and the principals of the state normal schools, shall constitute the state board of education, and shall compile, or cause to be compiled, and adopt a uniform series of text-books for use in the common schools throughout the state. The state board may cause such text-books when adopted, to be printed, and published by the superintendent of state printing, at the state printing office; and when so printed and published, to be distributed and sold at the cost price of printing, publishing and distributing the same. The text-books, so adopted, shall continue in use not less than four years, without any change or alteration whatsoever which will require or necessitate the purchase of new books by such pupils, and said state board shall perform such other duties as may be prescribed by law. The legislature shall provide for a board of education in each county in the state. The county superintendents and the county boards of education shall have control of the examination of teachers and the granting of teachers' certificates within their respective jurisdictions.

16. Assembly Constitutional Amendment No. 6.

Chapter 53.- Assembly Constitutional Amendment No. 6. A resolution proposing to the people of the State of California an amendment to section twenty-two of article twelve of the constitution of the State of California creating a railroad commission and defining its powers and duties.

The legislature of the State of California, at its regular session, commencing on the second day of January, one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the people of the State of California that section twenty-two of article twelve of the constitution of the State of California be amended so as to read as follows:

Section 22. There is hereby created a railroad commission which shall consist of five members and which shall be known as the railroad commission of the State of California. The commission shall be appointed by the governor from the state at large; provided, that the legislature, in its discretion, may divide the state into districts for the purpose of such appointments, said districts to be as nearly equal in population as practicable; and provided further that the three commissioners in office at the time this section takes effect shall serve out the term for which they were elected, and that two additional commissioners shall be appointed by the governor immediately after the adoption of this section, to hold office during the same term. Upon the expiration of said term, the term of office of each commissioner thereafter shall be six years, except the commissioners first appointed hereunder after such expiration, one of whom shall be appointed to hold office until January 1, 1917, two until January 1, 1919, and two until January 1, 1921. Whenever a vacancy in the office of commissioner shall occur, the governor shall forthwith appoint a qualified person to fill the same for the unexpired term. Commissioners appointed for regular terms shall, at the beginning of the term for which they are

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are appointed, and those appointed to fill vacancies, shall, immediately upon their appointment, enter upon the duties of their offices. The legislature shall fix the salaries of the commissioners, but pending such action the salaries of the commissioners, their officers and employees shall remain as now fixed by law. The legislature shall have the power, by a two-thirds vote of all members elected to each house, to remove any one or more of said commissioners from office for dereliction of duty or corruption or incompetency. All of said commissioners shall be qualified electors of this state, and no person in the employ of or holding any official relation to any person, firm or corporation, which said person, firm or corporation is subject to regulation by said railroad commission and no person owning stock or bonds of any such corporation or who is in any manner pecuniarily interested therein, shall be appointed to or hold the office of railroad commissioner. No vacancy in the commission shall impair the right of the remaining commissioners to exercise all the powers of the commission. The act of a majority of the commissioners when in session as a board shall be deemed to be the act of the commission; but any investigation, inquiry or hearing which the commission has power to undertake or to hold may be undertaken or held by or before any commissioner designated for the purpose by the commission, and every order made by a commissioner so designated, pursuant to such inquiry, investigation or hearing, when approved or confirmed by the commission ordered filed in its office, shall be deemed to be the order of the commission.

Said commission shall have the power to establish rates of charges for the transportation of passengers and freight by railroads and other transportation companies, and no railroad or other transportation company shall charge or demand or collect or receive a greater or less or different compensation for such transportation of passengers or freight, or for any service in connection therewith, between the points named in any tariff of rates.

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established by said commission, than the rates, fares and charges which are specified in such tariff. The commission shall have the further power to examine books, records and papers of all railroad and other transportation companies; to hear and determine complaints against railroad and other transportation companies; to issue subpoenas and all necessary process and send for persons and papers; and the commission and each of the commissioners shall have the power to administer oaths, take testimony and punish for contempt in the same manner and to the same extent as courts of record; the commission may prescribe a uniform system of accounts to be kept by all railroad and other transportation companies.

No provision of this constitution shall be construed as a limitation upon the authority of the legislature to confer upon the railroad commission additional powers of the same kind or different from those conferred herein which are not inconsistent with the powers conferred upon the railroad commission in this constitution, and the authority of the legislature to confer such additional powers is expressly declared to be plenary and unlimited by any provision of this constitution.

The provisions of this section shall not be construed to repeal in whole or in part any existing law not inconsistent herewith, and the "Railroad Commission Act" of this state approved February 10, 1911, shall be construed with reference to this constitutional provision and any other constitutional provision becoming operative concurrently herewith. And the said act shall have the same force and effect as if the same had been passed after the adoption of this provision of the constitution and of all other provisions adopted concurrently herewith, except that the three commissioners referred to in said act shall be held and construed to be the five commissioners provided for herein.

17. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 25.

Chapter 51. - Assembly Constitutional Amendment No. 25. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section 13 of article XX thereof, relating to the manner of electing officers of cities and the number of votes necessary to constitute a choice.

The legislature of the State of California at its regular session commencing the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof hereby proposes that section 13 of article XX of the constitution of the State of California be amended so as to read as follows:

Section 13. A plurality of the votes given at any election shall constitute a choice where not otherwise directed in this constitution, provided that it shall be competent in all charters of cities, counties or cities and counties framed under the authority of this constitution to provide the manner in which their respective elective officers may be elected and to prescribe a higher proportion of the vote therefor, and provided also, that it shall be competent for the legislature by general law to provide the manner in which officers of municipalities organized or incorporated under general laws may be elected and to prescribe a higher proportion of the vote therefor.

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18. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 26.

Chapter 56. - Assembly Constitutional Amendment No. 26. A resolution to propose to the people of the State of California an amendment to the constitution of the state, by amending sections 1, 5, 11 and 15 of article VI thereof, relating to the judiciary and giving the legislature power to establish inferior courts.

The legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and eleven, two thirds of all the members elected to each of the houses of said legislature, voting in favor thereof, hereby proposes that sections one, five, eleven, and fifteen of article six of the constitution of said state be amended so as to read as follows:

Article VI.

Section 1. The judicial power of the state shall be vested in the senate, sitting as a court of impeachment, in a supreme court, district courts of appeal, superior courts and such inferior courts as the legislature may establish in any incorporated city or town, township, county, or city and county.

Sec. 5. The superior court shall have original jurisdiction in all cases in equity, and in all cases at law which involve the title or possession of real property, or the legality of any tax, impost, assessment, toll, or municipal fine, and in all other cases in which the demand, exclusive of interest or the value of the property in controversy amounts to three hundred dollars, and in all criminal cases amounting to felony, and cases of misdemeanor not otherwise provided for; of actions of forcible entry and detainer; of proceedings in insolvency; of actions to prevent or abate a nuisance; of all matters of probate; of divorce and for annulment of marriage; and of all such special cases and proceedings as are not otherwise provided for, and said courts shall have the power of naturalization, and to issue papers therefor. They shall have appellate jurisdiction in such cases arising in inferior courts in their respective counties as may be prescribed by law. They shall be always open (legal holidays and non-judicial days excepted).

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and their process shall extend to all parts of the state; provided, that all actions for the recovery of the possession of, quieting the title to, or for the enforcement of liens upon real estate, shall be commenced in the county in which the real estate, or any part thereof, affected by such action or actions, is situated. Said courts, and their judges, shall have power to issue writs of mandamus, certiorari, prohibition, quo warranto, and habeas corpus, on petition by or on behalf of any person in actual custody, in their respective counties. Injunctions and writs of prohibition may be issued and served on legal holidays and non-judicial days.

Sec. 11. The legislature shall determine the number of each of the inferior courts in incorporated cities or towns, and in townships, counties, or cities and counties, according to the population thereof and the number of judges or justices thereof, and shall fix by law the powers, duties and responsibilities of each of such courts and of the judges or justices thereof; provided, such powers shall not in any case, trench upon the jurisdiction of the several courts of record, except that the legislature shall provide that said courts shall have concurrent jurisdiction with the superior courts in cases of forcible entry and detainer, where the rental value does not exceed twenty-five dollars per month, and where the whole amount of damages claimed does not exceed two hundred dollars, and in cases to enforce and foreclose liens on personal property when neither the amount of liens nor the value of the property amounts to three hundred dollars.

Sec. 15. No judicial officer, except court commissioners, shall receive to his own use any fees or perquisites of office; provided, that justices of the peace now holding office shall receive to their own use such fees as are now allowed by law during the terms for which they have been elected.

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19. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 28.

Chapter 69. - Assembly Constitutional Amendment No. 28, a resolution to propose to the people of the State of California an amendment to the constitution of the state by amending section nineteen of article twelve thereof relating to the issuing of passes to public officials.

The legislature of the State of California at its thirty-ninth regular session commencing on the 2nd day of January, nineteen hundred eleven, two thirds of all the members elected to both the senate and assembly, respectively, voting therefor, hereby proposes that section nineteen of article twelve of the constitution of the State of California be amended to read as follows:

Section 19. No railroad or other transportation company shall grant free passes, or passes or tickets at a discount, to any person holding any office of honor, trust or profit in this state, except to the members of the railroad commission of this state and officers and employees of said commission and to peace officers, and the acceptance of any such pass or ticket, by a member of the legislature or any public officer, other than railroad commissioner or any of the officers or employees of the railroad commission or peace officers shall work a forfeiture of his office.

19. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 28.

Chapter 69. - Assembly Constitutional Amendment No. 28, a resolution to propose to the people of the State of California an amendment to the constitution of the state by amending section nineteen of article twelve thereof relating to the issuing of passes to public officials.

The legislature of the State of California at its thirty-ninth regular session commencing on the 2nd day of January, nineteen hundred eleven, two thirds of all the members elected to both the senate and assembly, respectively, voting therefor, hereby proposes that section nineteen of article twelve of the constitution of the State of California be amended to read as follows:

Section 19. No railroad or other transportation company shall grant free passes, or passes or tickets at a discount, to any person holding any office of honor, trust or profit in this state, except to the members of the railroad commission of this state and officers and employees of said commission and to peace officers, and the acceptance of any such pass or ticket, by a member of the legislature or any public officer, other than railroad commissioner or any of the officers or employees of the railroad commission or peace officers shall work a forfeiture of his office.

20. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 33.

Chapter 57. - Assembly Constitutional Amendment No. 33. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section fourteen of article six thereof, relating to the election and compensation of a clerk of the supreme court, also relating to county clerks being ex officio clerks of courts of record, and also relating to appointments by the superior courts of court commissioners, and also by amending section twenty-one of said article six of the said constitution, relating to the appointment by the supreme court of a reporter and assistant reporters and the appointment by the district courts of appeal of its clerk, and also relating to the duties and compensation of such officers.

The legislature of the State of California, at its regular session commencing on the second day of January, nineteen hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that sections fourteen and twenty-one of article six of the constitution of the State of California be amended so as to read as follows:

Section 14. The county clerks shall be ex officio clerks of the courts of record in and for their respective counties or cities and counties. The legislature may also provide for the appointment, by the several superior courts, of one or more commissioners in their respective counties, or cities and counties, with authority to perform chamber business of the judges of the superior courts, to take depositions, and to perform such business of the judges of the superior courts, to take depositions, and to perform such other business connected with the administration of justice as may be prescribed by law.

Section 21. The supreme court shall appoint a clerk of the supreme court; provided, however, that any person elected to the office of clerk of the supreme court before the adoption hereof, shall continue to hold such office until the expiration of the term for which he may have been elected. Said court may also appoint a reporter and not more than three assistant reporters of the decisions of the supreme court and of the district courts of appeal. Each of the district courts of appeal shall appoint its own clerk. All the officers herein mentioned

shall hold office and be removable at the pleasure of the courts by which they are severally appointed, and they shall receive such compensation as shall be prescribed by law, and discharge such duties as shall be prescribed by law, or by the rules or orders of the courts by which they are severally appointed.

21. Assembly Constitutional Amendment No. 46.

Chapter 70.- Assembly Constitutional Amendment No. 46, a resolution to propose to the people of the State of California an amendment to section eighteen of article four of the constitution of the State of California in relation to the impeachment of state officers and judges.

The people of the State of California, represented in senate and assembly, do enact as follows:

Resolved by the assembly the senate concurring, That the legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and eleven, two thirds of the members elected to each of the two houses voting in favor thereof, hereby propose that section eighteen of article four of the constitution of the State of California shall be amended to read as follows:

Section 18. The governor, lieutenant governor, secretary of state, controller, treasurer, attorney general, surveyor general, chief justice and associate justices of the supreme court, judges of the district court of appeal, and judges of the superior courts, shall be liable to impeachment for any misdemeanor in office; but judgment in such cases shall extend only to removal from office, and disqualification to hold any office of honor, trust, or profit under the state; but the party convicted or acquitted shall nevertheless be liable to indictment, trial, and punishment according to law. All other civil officers shall be tried for misdemeanor in office in such manner as the legislature may provide.

22. Assembly Constitutional Amendment No. 48.

Chapter 58.- Assembly Constitutional Amendment No. 48. A resolution to propose to the people of the State of California an amendment to the constitution of the state, by adding a new section thereto, relating to the exemption of property from taxation, to be known as section one and one quarter of article thirteen of constitution of the State of California.

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Resolved by the assembly, the senate concurring, That the legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and eleven, two thirds of the members elected to each of the two houses voting in favor thereof, hereby propose that an amendment to the constitution of the state be adopted by adding a new section thereto, to be known as section one and one-quarter of article thirteen of the constitution of the State of California, to read as follows:

Section 1 $\frac{1}{4}$. The property to the amount of one thousand dollars of every resident of this state who has served in the army, navy, marine corps, or revenue marine service of the United States in time of war, and received an honorable discharge therefrom; or lacking such amount of property in his own name, so much of the property of the wife of any such person as shall be necessary to equal said amount; and property to the amount of one thousand dollars of the widow resident in this state, or if there be no such widow, of the widowed mother resident in this state, of every person who has so served and has died either during his term of service or after receiving honorable discharge from said service; and the property to the amount of one thousand dollars of pensioned widows, fathers, and mothers, resident in this state, of soldiers, sailors, and marines who served in the army, navy, or marine corps, or revenue marine service of the United States, shall be exempt from taxation; provided, that this exemption shall not apply to any person named herein owning property of the value of five thousand dollars or more, or where the wife of such soldier or sailor owns property of the value of five thousand dollars or more. No exemption shall be made under the provisions of this act of the property of a person who is not a legal resident of the state.

23. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 50.

Chapter 52. - Assembly Constitutional Amendment No. 50. A resolution to propose to the people of the State of California an amendment of sections twenty and twenty-one of article twelve of the constitution of the State of California relating to railroads and other transportation companies.

The legislature of the State of California at its regular session commencing on the second day of January, one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof hereby proposes the following amendment to article twelve of the constitution of the State of California.

First. Section twenty of article twelve is hereby amended to read as follows:

Sec. 20. No railroad or other transportation company shall raise any rate of charge for the transportation of freight or passengers or any charge connected therewith or incidental thereto, under any circumstances whatsoever, except upon a showing before the railroad commission provided for in this constitution, that such increase is justified, and the decision of the said commission upon the showing so made shall not be subject to review by any court except upon the question whether such decision of the commission will result in confiscation of property.

Second. Section twenty-one of article twelve is hereby amended to read as follows:

Sec. 21 No discrimination in charges or facilities for transportation shall be made by any railroad or other transportation company between places or persons, or in the facilities for the transportation of the same classes of freight or passengers within this state. It shall be unlawful for any railroad or other transportation company to charge or receive any greater compensation in the aggregate for the transportation of passengers or of like kind of property for a shorter than for a longer distance over the same line or route in the same direction, the shorter being included within the longer distance, or to charge any greater compensation as a through rate than the aggregate of the intermediate rates.

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23. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 50.

Chapter 52. - Assembly Constitutional Amendment No. 50. A resolution to propose to the people of the State of California an amendment of sections twenty and twenty-one of article twelve of the constitution of the State of California relating to railroads and other transportation companies.

The legislature of the State of California at its regular session commencing on the second day of January, one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof hereby proposes the following amendment to article twelve of the constitution of the State of California.

First. Section twenty of article twelve is hereby amended to read as follows:

Sec. 20. No railroad or other transportation company shall raise any rate of charge for the transportation of freight or passengers or any charge connected therewith or incidental thereto, under any circumstances whatsoever, except upon a showing before the railroad commission provided for in this constitution, that such increase is justified, and the decision of the said commission upon the showing so made shall not be subject to review by any court except upon the question whether such decision of the commission will result in confiscation of property.

Second. Section twenty-one of article twelve is hereby amended to read as follows:

Sec. 21 No discrimination in charges or facilities for transportation shall be made by any railroad or other transportation company between places or persons, or in the facilities for the transportation of the same classes of freight or passengers within this state. It shall be unlawful for any railroad or other transportation company to charge or receive any greater compensation in the aggregate for the transportation of passengers or of like kind of property for a shorter than for a longer distance over the same line or route in the same direction, the shorter being included within the longer distance, or to charge any greater compensation as a through rate than the aggregate of the intermediate rates.

Provided, however, that upon application to the railroad commission provided for in this constitution such company may, in special cases, after investigation, be authorized by such commission to charge less for longer than for shorter distances for the transportation of persons or property and the railroad commission may from time to time prescribe the extent to which such company may be relieved from the prohibition to charge less for the longer than for the shorter haul. The railroad commission shall have power to authorize the issuance of excursion and commutation tickets at special rates. Nothing herein contained shall be construed to prevent the railroad commission from ordering and compelling any railroad or other transportation company to make reparation to any shipper on account of the rates charged to said shipper being excessive or discriminatory, provided no discrimination will result from such reparation.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title Four, Part One of the Penal Code of the State of California; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I, HIRAM W. JOHNSON, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of said state to be affixed at the City of Sacramento, this *fourth* day of September A. D. 1911.

Hiram W. Johnson
.....

Governor of the State of California.

ATTEST;

Charles B. Jordan
.....

Secretary of State.

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ELECTION PROCLAMATION.

State of California, }
Executive Office. }

*In accordance with the law thereunto directing me and pursuant to the provisions of that certain act entitled: "An act providing for the calling of a special election to be held on Tuesday, October 10, 1911, and for the submission thereof to the qualified electors of the State all amendments to the Constitution of the State of California proposed by the Legislature at its thirty-ninth session, commencing on the second day of January, 1911, prescribing and providing for the publication of said proposed amendments, and providing for the manner of holding and conducting such election and for the canvassing and return of the votes cast thereat," approved March 27, 1911, I DO HEREBY PROCLAIM AND GIVE NOTICE that a special election will be held throughout the State of California on **TUESDAY THE TENTH DAY OF OCTOBER, A. D. 1911**, and at such special election the following amendments to the Constitution of the State of California, will be submitted to and voted on by the qualified electors of said State all of which said constitutional amendments were duly proposed and passed by the Senate and Assembly of the State of California, in the manner required by Section One of Article Eighteen of the Constitution of the State of California, at the thirty-ninth session of the Legislature beginning on the 2d day of January, A. D. 1911, and the Legislature of the State of California at its said thirty-ninth session duly submitted the said following constitutional amendments to the people to be voted on separately by said qualified electors of the State of California at the said election, said constitutional amendments being prepared and designated by numbers and otherwise as follows:*

1. SENATE CONSTITUTIONAL AMENDMENT NO. 2.

CHAPTER 37.—Senate Constitutional Amendment No. 2, a resolution proposing to the people of the State of California an amendment to section 14, article XI of the constitution of the State of California.

The legislature of the State of California at its regular session, commencing on the second day of January, in the year nineteen hundred and eleven, two thirds of the members elected to the senate and assembly voting therefor, hereby proposes to the people of the State of California that section fourteen (14) of article eleven (XI) of the constitution of the State of California, be amended to read as follows:

Section 14. The legislature may by general and uniform laws provide for the inspection, measurement and graduation of merchandise, manufactured articles and commodities, and may provide for the appointment of such officers as may be necessary for such inspection, measurement and graduation.

2. COMMITTEE SUBSTITUTE FOR SENATE CONSTITUTIONAL AMENDMENT NO. 5.

CHAPTER 64.—Committee Substitute for Senate Constitutional Amendment No. 5, a resolution proposing to the people of the State of California an amendment to the constitution of the State of California, by adding a new section to article XI thereof to be known and designated as section seven and one half of said article XI of the constitution of the State of California, relating to charters of counties and amendments to such charters, and to the surrender thereof.

The legislature of the State of California, at its thirty-ninth regular session, commencing on the second day of January, 1911, two thirds of all the members elected to each of the two houses of said legislature voting therefor, hereby proposes that a new section be added to article XI of the constitution of the State of California, to be known and designated as section seven and one half of article XI of the constitution of the State of California, and to read as follows:

Section 7½. Any county may frame a charter for its own government consistent with and subject to the constitution (or, having framed such a charter may frame a new one,) relating to the matters hereinafter in this section specified, and none other, by causing a board of fifteen freeholders,

who have been for at least five years qualified electors thereof, to be elected by the qualified electors of said county, at a general or special election. Said board of freeholders may be so elected in pursuance of an ordinance adopted by the vote of three fifths of all the members of the board of supervisors of such county, declaring that the public interest requires the election of such board for the purpose of preparing and proposing a charter for said county, or in pursuance of a petition of qualified electors of said county as hereinafter provided. Such petition, signed by fifteen per centum of the qualified electors of said county, computed upon the total number of votes cast therein for all candidates for governor at the last preceding general election at which a governor was elected, praying for the election of a board of fifteen freeholders to prepare and propose a charter for said county, may be filed in the office of the county clerk. It shall be the duty of said county clerk, within twenty days after the filing of said petition, to examine the same, and to ascertain from the record of the registration of electors of the county, whether said petition is signed by the requisite number of qualified electors. If required by said clerk, the board of supervisors shall authorize him to employ persons specially to assist him in the work of examining such petition, and shall provide for their compensation. Upon the completion of such examination, said clerk shall forthwith attach to said petition his certificate, properly dated, showing the result thereof, and if, by said certificate, it shall appear that said petition is signed by the requisite number of qualified electors, said clerk shall immediately present said petition to the board of supervisors, if it be in session, otherwise at its next regular meeting after the date of such certificate. Upon the adoption of such ordinance, or the presentation of such petition, said board of supervisors shall order the holding of a special election for the purpose of electing such board of freeholders, which said special election shall be held not less than twenty days nor more than sixty days after the adoption of the ordinance aforesaid or the presentation of said petition to said board of supervisors; provided, that if a general election shall occur in said county not less than twenty days nor more than sixty days after the adoption of the ordinance aforesaid, or such presentation of said petition to said board of supervisors, said board of freeholders may be elected at such general election. Candidates for election as members of said board of freeholders shall be nominated by petition, substantially in the same manner as may be provided by general law for the nomination, by petition of electors, of candidates for county officers, to be voted for at general elections.

ELECTION PROCLAMATION.

It shall be the duty of said board of freeholders, within one hundred and twenty days after the result of such election shall have been declared by said board of supervisors, to prepare and propose a charter for said county, which shall be signed in duplicate by the members of said board of freeholders, or a majority of them, and be filed, one copy in the office of the county clerk of said county and the other in the office of the county recorder thereof. Said board of supervisors shall thereupon cause said proposed charter to be published for at least ten times in a daily newspaper of general circulation, printed, published and circulated in said county: *provided*, that in any county where no such daily newspaper is printed, published and circulated, such proposed charter shall be published for at least three times in at least one weekly newspaper, of general circulation, printed, published and circulated in such county: *and provided*, that in any county where neither such daily nor such weekly newspaper is printed, published and circulated, a copy of such proposed charter shall be posted by the county clerk in three public places in each school district in said county, and the first publication or the posting of such proposed charter shall be made within fifteen days after the filing of a copy thereof, as aforesaid, in the office of the county clerk. Said proposed charter shall be submitted by said board of supervisors to the qualified electors of said county at a special election held not less than thirty days nor more than sixty days after the completion of such publication, or after such posting: *provided*, that if a general election shall occur in said county not less than thirty days nor more than sixty days after the completion of such publication, or after such posting, then such proposed charter may be so submitted at such general election. If a majority of said qualified electors, voting thereon at such general or special election, shall vote in favor of such proposed charter, it shall be deemed to be ratified, and shall be forthwith submitted to the legislature, if it be in regular session, otherwise at its next regular session, for its approval or rejection as a whole, without power of alteration or amendment. Such approval may be made by concurrent resolution, and if approved by a majority vote of the members elected to each house, such charter shall become the charter of such county and shall become the organic law thereof relative to the matters therein provided, and supersede any existing charter framed under the provisions of this section, and all amendments thereof, and shall supersede all laws inconsistent with such charter relative to the matters provided in such charter. A copy of such charter, certified and authenticated by the chairman and clerk of the board of supervisors under the seal of said board and attested by the county clerk of said county, setting forth the submission of such charter to the electors of said county, and its ratification by them, shall, after the approval of such charter by the legislature, be made in duplicate, and filed, one in the office of the secretary of state and the other, after being recorded in the office of the recorder of said county, shall be filed in the office of the county clerk thereof, and thereafter all courts shall take judicial notice of said charter.

The charter, so ratified, may be amended by proposals therefor submitted by the board of supervisors of the county to the qualified electors thereof at a general or special election held not less than thirty days nor more than sixty days after the publication of such proposals ten times in a daily newspaper of general circulation, printed, published and circulated in said county, *provided* that in any county where no such daily newspaper is printed, published and circulated, such proposed charter shall be published for at least three times in at least one weekly newspaper, of general circulation, printed, published and circulated in such county: *provided*, that in any county where neither such daily nor such weekly newspaper is printed, published and circulated, a copy of such proposed charter shall be posted by the county clerk in three public places in said county, and on or near the entrance to at least one public schoolhouse in each school district in said county. If a majority of such qualified electors voting thereon, at such general or special election shall vote in favor of any such proposed amendment or amendments, or any amendment or amendments proposed by petition as hereinafter provided, such amendment or amendments shall be deemed to be ratified, and shall be forthwith submitted to the legislature, if it be in regular session, otherwise at its next regular session, or may be submitted to the legislature in extraordinary session, for approval or rejection as a whole, without power of alteration or amendment, and if approved by the legislature, as herein provided for the approval of the charter, such charter shall be amended accordingly. A copy of such amendment or amendments shall, after the approval thereof by the legislature, be made in duplicate, and shall be authenticated, certified, recorded and filed as herein provided for the charter, and with like force and effect. Whenever a petition signed by ten per centum of the qualified electors of any county, computed upon the total number of votes cast in said county for all candidates for governor at the last general

election, at which a governor was elected, is filed in the office of the county clerk of said county, petitioning the board of supervisors thereof to submit any proposed amendment or amendments to the charter of such county, which amendment or amendments shall be set forth in full in such petition, to the qualified electors thereof, such petition shall forthwith be examined and certified by the county clerk, and if signed by the requisite number of qualified electors of such county, shall be presented to the said board of supervisors, by the said county clerk, as hereinbefore provided for petitions for the election of boards of freeholders. Upon the presentation of said petition to said board of supervisors, said board must submit the amendment or amendments set forth therein to the qualified electors of said county at a general or special election held not less than thirty days nor more than sixty days after the publication or posting of such proposed amendment or amendments in the same manner as hereinbefore provided to such charter, proposed and submitted by the board of supervisors. In submitting any such charter, or amendments thereto, any alternative article or proposition may be presented for the choice of the electors, and may be voted on separately without prejudice to others.

Every special election held under the provisions of this section, for the election of boards of freeholders or for the submission of proposed charters, or any amendment or amendments thereto, shall be called by the board of supervisors, by ordinance, which shall specify the purpose and designate the polling places therein, and the names of the election officers for each such precinct. Such ordinance, prior to such election, shall be published five times in a daily newspaper, or twice in a weekly newspaper, if there be no such daily newspaper, printed, published and circulated in said county: *provided*, that if no such daily or weekly newspaper be printed or published in such county, then a copy of such ordinance shall be posted by the county clerk in three public places in such county and in or near the entrance to at least one public schoolhouse in each school district therein. In all other respects, every such election shall be held and conducted, the returns thereof canvassed and the result thereof declared by the board of supervisors in the same manner as provided by law for general elections. Whenever boards of freeholders shall be elected, or any such proposed charter, or amendment or amendments thereto, submitted, at a general election, the general laws applicable to the election of county officers and the submission of propositions to the vote of electors, shall be followed in so far as the same may be applicable thereto.

It shall be competent, in all charters, framed under the authority given by this section to provide, in addition to any other provisions allowable by this constitution, and the same shall provide, for the following matters:

1. For boards of supervisors and for the times at which and the terms for which the members of said board shall be elected, for the number of members, not less than three, that shall constitute such boards, for their compensation and for their election, either by the electors of the counties at large or by districts: *provided*, that in any event said board shall consist of one member for each district, who must be a qualified elector thereof: and
2. For sheriffs, county clerks, treasurers, recorders, license collectors, tax collectors, public administrators, coroners, surveyors, district attorneys, auditors, assessors and superintendents of schools, for the election or appointment of said officers, or any of them, for the times at which and the terms for which, said officers shall be elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors, and, if appointed, for the manner of their appointment: and
3. For the number of justices of the peace and other officers of such township, or for the number of such judges and other officers of such inferior courts as may be provided by the constitution or general law, for the election or appointment of said officers, for the times at which and the terms for which said officers shall be elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors, and if appointed, for the manner of their appointment: and
4. For the powers and duties of boards of supervisors and all other county officers, for their removal and for the consolidation and segregation of county offices, and for the manner of filling all vacancies occurring therein: *provided*, that the provisions of such charters relating to the powers and duties of boards of supervisors and all other county officers shall be subject to and controlled by general laws: and
5. For the fixing and regulation by boards of supervisors, by ordinance, of the appointment and number of assistants, deputies, clerks, attorneys and other persons to be employed, from time to time, in the several offices of the county, and for the prescribing and regulating by such boards the powers, duties, qualifications and compensation of such persons, the times at which, and terms for which they shall be appointed, and the manner of their appointment and removal: and

6. For the compensation of other officers as may be provided by such compensation.

All elective officers of highway construction in the manner provided for such officers.

All charters framed under the matters hereinafter provided.

For officers other than the state, or for the supervisors, for the manner of their election or appointment, for which such persons shall be appointed, or for the fixing of their compensation.

For officers heretofore elected or appointed, or for the fixing of their compensation.

For the formation, repair, improvement, and for the divisions for the inclusion in any incorporated city or town, a majority of the portion thereof, proposed; for the districts and divisions by taxation, upon districts or divisions for the incurring of divisions for such counties, of bonds, or of the proceeds of taxes against such case may be, for the incurred at maturity of such county, district or township, held for that purpose, sufficient to pay for a sinking fund, maturity, which shall, except in the case of such bonds, conform to general law, bonded indebtedness in such county, inspection and from the state in such cases as may be.

Whenever any laws have been adopted by this article, shall matters for which in such charter, otherwise express affect the tenure of district, township, goes into effect, officers until the elected, unless a

The charter of any be surrendered by electors of the county, and to be county upon the above provided, said board to a charter to the surrender and be governed by the provisions of this article.

The provisions of this article are consolidated.

6. For the compensation of such fish and game wardens, probation and other officers as may be provided by general law, or for the fixing of such compensation by boards of supervisors.

All elective officers of counties, and of townships, of road districts and of highway construction divisions therein shall be nominated and elected in the manner provided by general laws for the nomination and election of such officers.

All charters framed under the authority given by this section, in addition to the matters hereinabove specified, may provide as follows:

For officers other than those required by the constitution and laws of the state, or for the creation of any or all of such officers by boards of supervisors, for the election or appointment of persons to fill such offices, for the manner of such appointment, for the times at which and the terms for which such persons shall be so elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors.

For officers hereafter created by this constitution or by general law, for the election or appointment of persons to fill such offices, for the manner of such appointment, for the times at which and the terms for which such persons shall be so elected or appointed, and for their compensation, or for the fixing of such compensation by boards of supervisors.

For the formation, in such counties, of road districts for the care, maintenance, repair, inspection and supervision only of roads, highways and bridges; and for the formation, in such counties, of highway construction divisions for the construction only of roads, highways and bridges; for the inclusion in any such district or division, of the whole or any part of any incorporated city or town, upon ordinance passed by such incorporated city or town authorizing the same, and upon the assent to such inclusion by a majority of the qualified electors of such incorporated city or town, or portion thereof, proposed to be so included, at an election held for that purpose; for the organization, government, powers and jurisdiction of such districts and divisions, and for raising revenue therein, for such purposes, by taxation, upon the assent of a majority of the qualified electors of such districts or divisions, voting at an election to be held for that purpose; for the incurring of indebtedness therefor by such counties, districts or divisions for such purposes respectively, by the issuance and sale, by the counties, of bonds of such counties, districts or divisions, and the expenditure of the proceeds of the sale of such bonds, and for levying and collecting taxes against the property of the counties, districts or divisions, as the case may be, for the payment of the principal and interest of such indebtedness at maturity; *provided*, that any such indebtedness shall not be incurred without the assent of two thirds of the qualified electors of the county, district or division, as the case may be, voting at an election to be held for that purpose, nor unless before or at the time of incurring such indebtedness provision shall be made for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also for a sinking fund for the payment of the principal thereof on or before maturity, which shall not exceed forty years from the time of contracting the same, and the procedure for voting, issuing and selling such bonds shall, except in so far as the same shall be prescribed in such charters, conform to general laws for the authorizing and incurring by counties of bonded indebtedness, so far as applicable; *provided*, further, that provisions in such charters for the construction, care, maintenance, repair, inspection and supervision of roads, highways and bridges for which aid from the state is granted, shall be subject to such regulations and conditions as may be imposed by the legislature.

Whenever any county has framed and adopted a charter, and the same shall have been approved by the legislature, as herein provided, the general laws adopted by the legislature in pursuance of sections four and five of this article, shall, as to such county, be superseded by said charter as to matters for which, under this section, it is competent to make provision in such charter, and for which provision is made therein, except as herein otherwise expressly provided, and except that any such charter shall not affect the tenure of office of the elective officers of the county, or of any district, township or division thereof, in office at the time such charter goes into effect, and such officers shall continue to hold their respective offices until the expiration of the term for which they shall have been elected, unless sooner removed in the manner provided by law.

The charter of any county, adopted under the authority of this section, may be surrendered and annulled with the assent of two thirds of the qualified electors of such county, voting at a special election, held for that purpose, and to be ordered and called by the board of supervisors of the county upon receiving a written petition, signed and certified as hereinabove provided for the purposes of the adoption of charters, requesting said board to submit the question of the surrender and annulment of such charter to the qualified electors of such county, and, in the event of the surrender and annulment of any such charter, such county shall thereafter be governed under general laws in force for the government of counties.

The provisions of this section shall not be applicable to any county that is consolidated with any city.

3. SENATE CONSTITUTIONAL AMENDMENT NO. 6.

CHAPTER 62.—*Senate Constitutional Amendment No. 6, a resolution to propose to the people of the State of California an amendment to the constitution of the state, amending section two of article IV thereof, relating to sessions of the legislature.*

The legislature of the State of California, at its regular session commencing on the second day of January, nineteen hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that section two of article IV of the constitution of the State of California be amended so as to read as follows:

Section 2. The sessions of the legislature shall be biennial, unless the governor shall, in the interim, convene the legislature, by proclamation, in extraordinary session. All sessions, other than extraordinary, shall commence at twelve o'clock M., on the first Monday after the first day of January next succeeding the election of its members, and shall continue in session for a period not exceeding thirty days thereafter; whereupon a recess of both houses must be taken for not less than thirty days. On the reassembling of the legislature, no bill shall be introduced in either house without the consent of three fourths of the members thereof, nor shall more than two bills be introduced by any one member after such reassembling.

4. SENATE CONSTITUTIONAL AMENDMENT NO. 8.

CHAPTER 16.—*Senate Constitutional Amendment No. 8, a resolution to propose to the people of the State of California an amendment to section one of article two of the constitution in relation to the rights of suffrage.*

The legislature of the State of California, at its regular session commencing on the second day of January, nineteen hundred and eleven, two thirds of the members elected to each of the two houses of the said legislature voting in favor thereof, hereby proposes that section one of article two of the constitution of the State of California be amended so as to read as follows:

Section 1. Every native citizen of the United States, every person who shall have acquired the rights of citizenship under or by virtue of the treaty of Queretaro, and every naturalized citizen thereof, who shall have become such ninety days prior to any election, of the age of twenty-one years, who shall have been resident of the state one year next preceding the election, and of the county in which he or she claims his or her vote ninety days, and in the election precinct thirty days, shall be entitled to vote at all elections which are now or may hereafter be authorized by law; *provided*, no native of China, no idiot, no insane person, no person convicted of any infamous crime, no person hereafter convicted of the embezzlement or misappropriation of public money, and no person who shall not be able to read the constitution in the English language and write his or her name, shall ever exercise the privileges of an elector in this state; *provided*, that the provisions of this amendment relative to an educational qualification shall not apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any person who shall be sixty years of age and upwards at the time this amendment shall take effect.

5. SENATE CONSTITUTIONAL AMENDMENT NO. 17.

CHAPTER 9.—*Senate Constitutional Amendment No. 17, a resolution to propose to the people of the State of California an amendment to the constitution of the State of California, by amending section fourteen of article I thereof, relating to the rights of private property, and to the law of eminent domain.*

The legislature of the State of California, at its regular session, commencing the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby proposes that section fourteen of article I of the constitution of the State of California, be amended so as to read as follows:

Section 14. Private property shall not be taken or damaged for public use without just compensation having first been made to, or paid into court for, the owner, and no right of way shall be appropriated to the use of any corporation other than municipal until full compensation therefor be first made in money or ascertained and paid into court for the owner, irrespective of any benefits from any improvement proposed by such cor-

poration, which compensation shall be ascertained by a jury, unless a jury be waived, as in other civil cases in a court of record, as shall be prescribed by law. The taking of private property for a railroad run by steam or electric power for logging or lumbering purposes shall be deemed a taking for a public use, and any person, firm, company or corporation taking private property under the law of eminent domain for such purposes shall thereupon and thereby become a common carrier.

6. SENATE CONSTITUTIONAL AMENDMENT NO. 20.

CHAPTER 65.—*Senate Constitutional Amendment No. 20, a resolution to propose to the people of the State of California, an amendment to the constitution of the State of California, amending section eight of article XI of said constitution, relating to charters of cities, and amendments thereto.*

The legislature of the State of California, at its regular session, commencing on the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the houses of said legislature voting in favor thereof, hereby propose that section eight of article XI of the constitution of the State of California, be amended so as to read as follows:

Section 8. Any city containing a population of more than three thousand five hundred inhabitants as ascertained and established by the last preceding census, taken under the direction of the congress of the United States, or by a census of said city, taken, subsequent to the aforesaid census, under the direction of the legislative body thereof, under laws authorizing the taking of the census of cities, may frame a charter for its own government, consistent with, and subject to, the constitution, (or, having framed such a charter, may frame a new one,) by causing a board of fifteen freeholders, who shall have been, for at least five years, qualified electors thereof, to be elected by the qualified electors of said city, at a general or special municipal election. Said board of freeholders may be so elected in pursuance of an ordinance adopted by a vote of two thirds of all the members of the council, or other legislative body, of such city, declaring that the public interest requires the election of such board for the purpose of preparing and proposing a charter for said city, or in pursuance of a petition of qualified electors of said city, as hereinafter provided. Such petition, signed by fifteen per centum of the qualified electors of said city computed upon the total number of votes cast therein for all candidates for governor at the last preceding general election at which a governor was elected, praying for the election of a board of fifteen freeholders to prepare and propose a charter for said city, may be filed in the office of the city clerk thereof. It shall be the duty of said city clerk, within twenty days after the filing of said petition, to examine the same and to ascertain from the record of the registration of electors of the county, showing the registration of electors of said city, whether the petition is signed by the requisite number of qualified electors of such city. If required by said clerk, the council, or other legislative body, of said city shall authorize him to employ persons specially to assist him in the work of examining such petition, and shall provide for their compensation. Upon the completion of such examination, said clerk shall forthwith attach to said petition his certificate, properly dated, showing the result thereof, and if, by said certificate, it shall appear that said petition is signed by the requisite number of qualified electors, said clerk shall present the said petition to said council, or other legislative body, at its next regular meeting after the date of such certificate. Upon the adoption of such ordinance, or the presentation of such petition, said council, or other legislative body, shall order the holding of a special election for the purpose of electing such board of freeholders, which said special election shall be held not less than twenty days, nor more than sixty days after the adoption of the ordinance aforesaid, or the presentation of said petition to said council, or other legislative body; provided, that if a general municipal election shall occur in said city not less than twenty days, nor more than sixty days, after the adoption of the ordinance aforesaid, or the presentation of said petition to said council, or other legislative body, said board of freeholders may be elected at such general municipal election. Candidates for election as members of said board of freeholders shall be nominated by petition, substantially in the same manner as may be provided by general laws for the nomination by petition of electors of candidates for public offices to be voted for at general elections.

It shall be the duty of said board of freeholders, within one hundred and twenty days after the result of such election shall have been declared by said council, or other legislative body, to prepare and propose a charter for said city, which shall be signed in duplicate by the members of said board of freeholders, or a majority of them, and be filed, one copy in the

office of the city clerk of said city, and the other in the office of the county recorder of the county in which said city is situated. Said council, or other legislative body, shall, thereupon, cause said proposed charter to be published for at least ten times, in a daily newspaper of general circulation, printed, published and circulated in said city; provided, that in any city where no such daily newspaper is printed, published and circulated, such proposed charter shall be published, for at least three times, in at least one weekly newspaper of general circulation, printed, published and circulated in said city, and, in any event, the first publication of such proposed charter shall be made within fifteen days after the filing of a copy thereof, as aforesaid, in the office of the city clerk. Such proposed charter shall be submitted by said council, or other legislative body, to the qualified electors of said city at a special election held not less than twenty days, nor more than forty days, after the completion of such publication; provided, that if a general municipal election shall occur in said city not less than twenty days, nor more than forty days, after the completion of such publication, then such proposed charter may be so submitted at such general election. If a majority of such qualified electors voting thereon at such general or special election shall vote in favor of such proposed charter, it shall be deemed to be ratified, and shall be submitted to the legislature, if it be in regular session, otherwise at its next regular session, or it may be submitted to the legislature in extraordinary session, for its approval or rejection as a whole, without power of alteration or amendment. Such approval may be made by concurrent resolution, and if approved by a majority vote of the members elected to each house, such charter shall become the charter of such city, or, if such city be consolidated with a county, then of such city and county, and shall become the organic law thereof, and supersede any existing charter, (whether framed under the provisions of this section of the constitution or not) and all amendments thereof, and all laws inconsistent with such charter. A copy of such charter, certified by the mayor, or other chief executive officer of said city, and authenticated under the seal of such city, setting forth the submission of such charter to the electors of said city, and its ratification by them, shall, after the approval of such charter by the legislature, be made in duplicate and deposited, one in the office of the secretary of state and the other, after being recorded in the office of the recorder of the county in which such city is situated, shall be deposited in the archives of the city, and thereafter all courts shall take judicial notice of said charter.

The charter, so ratified, may be amended by proposals therefor submitted by the council, or other legislative body of the city, to the qualified electors thereof at a general or special municipal election held at intervals of not less than two years (except that charter amendments may be submitted at a general municipal election at an interval of less than two years after the last election on charter amendments provided that no other election on charter amendments has been held since the beginning of the last regular session of the state legislature or shall be held prior to the next regular session of the state legislature), and held not less than twenty days, nor more than forty days, after the completion of the publication of such proposals for ten times in a daily newspaper of general circulation, printed, published and circulated in said city, or for three times in at least one weekly newspaper of general circulation, printed, published and circulated in said city, if there be no such daily newspaper. If a majority of such qualified electors voting thereon at such general or special election shall vote in favor of any such proposed amendment or amendments, or any amendment or amendments proposed by petition, as hereinafter provided, such amendment or amendments shall be deemed to be ratified, and shall be forthwith submitted to the legislature, if it be in regular session, otherwise at its next regular session, or may be submitted to the legislature in extraordinary session, for approval or rejection as a whole, without power of alteration or amendment, and if approved by the legislature, as herein provided for the approval of the charter, such charter shall be amended accordingly. A copy of such amendment or amendments shall, after the approval thereof by the legislature, be made in duplicate, and shall be authenticated, certified, recorded and filed as herein provided for the charter, and with like force and effect. Whenever a petition signed by fifteen per centum of the qualified electors of the city, computed upon the total number of votes cast therein for all candidates for governor at the last preceding general election at which a governor was elected, is filed in the office of the city clerk of said city, petitioning the council, or other legislative body thereof, to submit any proposed amendment or amendments to the charter of such city, which amendment or amendments shall be set forth in full in such petition, to the qualified electors thereof, such petition shall forthwith be examined and certified by the city clerk, and if signed by the requisite number of qualified electors of said city, it shall be presented to the said council, or other legislative body, by the said city clerk, as hereinafter provided for petitions for the election of boards of

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freeholders. Upon the presentation of said petition to said council, or other legislative body, said council, or other legislative body, must submit the amendment or amendments set forth in said petition to the qualified electors of said city, at a general or special municipal election, held not less than twenty, nor more than forty, days after the completion of the publication of such proposed amendment or amendments, in the same manner as hereinbefore provided in the case of the submission of any proposed amendment or amendments to such charter, proposed and submitted by the council, or other legislative body. The first publication of any proposed amendment or amendments to such charter so proposed by petition shall be made within fifteen days after the aforesaid presentation of said petition to said council, or other legislative body. In submitting any such charter, amendment or amendments thereto, any alternative article or proposition may be presented for the choice of the electors, and may be voted on separately without prejudice to others.

Every special election held in any city under the provisions of this section, for the election of a board of freeholders, or for the submission of any proposed charter or any amendment or amendments thereto, shall be called by the council, or other legislative body thereof, by ordinance, which shall specify the purpose and time of such election, and shall establish the election precincts and designate the polling places therein, and the names of the election officers for each such precinct. Such ordinance shall, prior to such election, be published five times in a daily newspaper, or twice in a weekly newspaper, if there be no such daily newspaper printed, published and circulated in said city. Such election shall be held and conducted, the returns thereof canvassed, and the result thereof declared by the council, or other legislative body of such city, in the manner that is now or may be hereafter provided by general law for such elections in the particulars wherein such provision is now or may hereafter be made therefor, and in all other respects in the manner provided by law for general municipal elections, in so far as the same may be applicable thereto.

Whenever any board of freeholders shall be elected, or any such proposed charter or amendment or amendments thereto shall be submitted at a general municipal election, the laws governing the election of city officers, or the submission of propositions to the vote of electors, shall be followed in so far as the same may be applicable thereto and not inconsistent herewith.

It shall be competent in any charter framed by any city under the authority given in this section, or by amendment to such charter, to provide, in addition to those provisions allowed by this constitution and by the laws of the state, for the establishment of a borough system of government for the whole or any part of the territory of such city, by which one or more districts may be created therein, which districts shall be known as boroughs, and which shall exercise such special municipal powers as may be granted by such charter, and for the organization, regulation, government and jurisdiction of such boroughs.

All the provisions of this section relating to the city clerk shall, in any city and county, be deemed to relate to the clerk of the legislative body thereof.

7. SENATE CONSTITUTIONAL AMENDMENT NO. 22.

CHAPTER 22.—Senate Constitutional Amendment No. 22. A resolution to propose to the people of the State of California an amendment to the constitution of said state, by amending section 1 of article 4 thereof, relating to legislative powers, and reserving to the people of the State of California the power to propose laws, statutes and amendments to the constitution and to enact the same at the polls, independent of the legislature and also reserving to the people of the State of California the power to approve or reject at the polls any act or section or part of any act of the legislature.

The legislature of the State of California, at its regular session commencing on the second day of January, 1911, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes that section 1 of article IV of the constitution of the State of California, be amended so as to read as follows:

SECTION 1. The legislative power of this state shall be vested in a senate and assembly which shall be designated "The legislature of the State of California", but the people reserve to themselves the power to propose laws and amendments to the constitution, and to adopt or reject the same, at the polls independent of the legislature, and also reserve the power, at their own option, to so adopt or reject any act, or section or part of any act, passed by the legislature. The enacting clause of every law shall be "The people of the State of California do enact as follows":

The first power reserved to the people shall be known as the initiative.

Upon the presentation to the secretary of state of a petition certified as herein provided to have been signed by qualified electors, equal in number to eight per cent of all the votes cast for all candidates for governor at the last preceding general election, at which a governor was elected, proposing a law or amendment to the constitution, set forth in full in said petition, the secretary of state shall submit the said proposed law or amendment to the constitution to the electors at the next succeeding general election occurring subsequent to ninety days after the presentation aforesaid of said petition, or at any special election called by the governor in his discretion prior to such general election. All such initiative petitions shall have printed across the top thereof in twelve point black-face type the following: "Initiative measure to be submitted directly to the electors."

Upon the presentation to the secretary of state, at any time not less than ten days before the commencement of any regular session of the legislature, of a petition certified as herein provided to have been signed by qualified electors of the state equal in number to five per cent of all the votes cast for all candidates for governor at the last preceding general election, at which a governor was elected, proposing a law set forth in full in said petition, the secretary of state shall transmit the same to the legislature as soon as it convenes and organizes. The law proposed by such petition shall be either enacted or rejected without change or amendment by the legislature, within forty days from the time it is received by the legislature. If any law proposed by such petition shall be enacted by the legislature it shall be subject to referendum, as hereinafter provided. If any law so petitioned for be rejected, or if no action is taken upon it by the legislature within said forty days, the secretary of state shall submit it to the people for approval or rejection at the next ensuing general election. The legislature may reject any measure so proposed by initiative petition and propose a different one on the same subject by a ye and nay vote upon separate roll call, and in such event both measures shall be submitted by the secretary of state to the electors for approval or rejection at the next ensuing general election or at a prior special election called by the governor, in his discretion, for such purpose. All said initiative petitions last above described shall have printed in twelve point black-face type the following: "Initiative measure to be presented to the legislature."

The second power reserved to the people shall be known as the referendum. No act passed by the legislature shall go into effect until ninety days after the final adjournment of the session of the legislature which passed such act, except acts calling elections, acts providing for tax levies or appropriations for the usual current expenses of the state, and urgency measures necessary for the immediate preservation of the public peace, health or safety, passed by a two-thirds vote of all the members elected to each house. Whenever it is deemed necessary for the immediate preservation of the public peace, health or safety that a law shall go into immediate effect, a statement of the facts constituting such necessity shall be set forth in one section of the act, which section shall be passed only upon a ye and nay vote, upon a separate roll call thereon; provided, however, that no measure creating or abolishing any office or changing the salary, term or duties of any officer, or granting any franchise or special privilege, or creating any vested right or interest, shall be construed to be an urgency measure. Any law so passed by the legislature and declared to be an urgency measure shall go into immediate effect.

Upon the presentation to the secretary of state within ninety days after the final adjournment of the legislature of a petition certified as herein provided, to have been signed by qualified electors equal in number to five per cent of all the votes cast for all candidates for governor at the last preceding general election at which a governor was elected, asking that any act or section or part of any act of the legislature, be submitted to the electors for their approval or rejection, the secretary of state shall submit to the electors for their approval or rejection, such act, or section or part of such act, at the next succeeding general election occurring at any time subsequent to thirty days after the filing of said petition or at any special election which may be called by the governor, in his discretion, prior to such regular election, and no such act or section or part of such act shall go into effect until and unless approved by a majority of the qualified electors voting thereon; but if a referendum petition is filed against any section or part of any act the remainder of such act shall not be delayed from going into effect.

Any act, law or amendment to the constitution submitted to the people by either initiative or referendum petition and approved by a majority of the votes cast thereon, at any election, shall take effect five days after the date of the official declaration of the vote by the secretary of state. No act, law or amendment to the constitution, initiated or adopted by the people, shall be subject to the veto power of the governor, and no act, law or amendment to the constitution, adopted by the people at the polls under

the initiative provisions of this section, shall be amended or repealed except by a vote of the electors, unless otherwise provided in said initiative measure; but acts and laws adopted by the people under the referendum provisions of this section may be amended by the legislature at any subsequent session thereof. If any provision or provisions of two or more measures, approved by the electors at the same election, conflict, the provision or provisions of the measure receiving the highest affirmative vote shall prevail. Until otherwise provided by law, all measures submitted to a vote of the electors, under the provisions of this section, shall be printed, and together with arguments for and against each such measure by the proponents and opponents thereof, shall be mailed to each elector in the same manner as now provided by law as to amendments to the constitution, proposed by the legislature; and the persons to prepare and present such arguments shall, until otherwise provided by law, be selected by the presiding officer of the senate.

If for any reason any initiative or referendum measure, proposed by petition as herein provided, be not submitted at the election specified in this section, such failure shall not prevent its submission at a succeeding general election, and no law or amendment to the constitution, proposed by the legislature, shall be submitted at any election unless at the same election there shall be submitted all measures proposed by petition of the electors, if any be so proposed, as herein provided.

Any initiative or referendum petition may be presented in sections, but each section shall contain a full and correct copy of the title and text of the proposed measure. Each signer shall add to his signature his place of residence, giving the street and number if such exist. His election precinct shall also appear on the paper after his name. The number of signatures attached to each section shall be at the pleasure of the person soliciting signatures to the same. Any qualified elector of the state shall be competent to solicit said signatures within the county or city and county of which he is an elector. Each section of the petition shall bear the name of the county or city and county in which it is circulated, and only qualified electors of such county or city and county shall be competent to sign such section. Each section shall have attached thereto the affidavit of the person soliciting signatures to the same, stating his own qualifications and that all the signatures to the attached section were made in his presence and that to the best of his knowledge and belief each signature to the section is the genuine signature of the person whose name it purports to be, and no other affidavit thereto shall be required. The affidavit of any person soliciting signatures hereunder shall be verified free of charge by any officer authorized to administer oaths. Such petitions so verified shall be prima facie evidence that the signatures thereon are genuine and that the persons signing the same are qualified electors. Unless and until it be otherwise proven upon official investigation, it shall be presumed that the petition presented contains the signatures of the requisite number of qualified electors.

Each section of the petition shall be filed with the clerk or registrar of voters of the county or city and county in which it was circulated, but all said sections circulated in any county or city and county shall be filed at the same time. Within twenty days after the filing of such petition in his office the said clerk, or registrar of voters, shall determine from the records of registration what number of qualified electors have signed the same, and if necessary the board of supervisors shall allow said clerk or registrar additional assistants for the purpose of examining such petition and provide for their compensation. The said clerk or registrar, upon the completion of such examination, shall forthwith attach to said petition, except the signatures thereto appended, his certificate, properly dated, showing the result of said examination and shall forthwith transmit said petition, together with his said certificate, to the secretary of state and also file a copy of said certificate in his office. Within forty days from the transmission of the said petition and certificate by the clerk or registrar to the secretary of state, a supplemental petition identical with the original as to the body of the petition but containing supplemental names, may be filed with the clerk or registrar of voters, as aforesaid. The clerk or registrar of voters shall within ten days after the filing of such supplemental petition make like examination thereof, as of the original petition, and upon the completion of such examination shall forthwith attach to said petition his certificate, properly dated, showing the result of said examination, and shall forthwith transmit a copy of said supplemental petition, except the signatures thereto appended, together with his certificate, to the secretary of state.

When the secretary of state shall have received from one or more county clerks or registrars of voters a petition certified as herein provided to have been signed by the requisite number of qualified electors, he shall forthwith transmit to the county clerk or registrar of voters of every county or city and county in the state his certificate showing such fact. A petition shall be deemed to be filed with the secretary of state upon the date of the

receipt by him of a certificate or certificates showing said petition to be signed by the requisite number of electors of the state. Any county clerk or registrar of voters shall, upon receipt of such copy, file the same for record in his office. The duties herein imposed upon the clerk or registrar of voters shall be performed by such registrar of voters in all cases where the office of registrar of voters exists.

The initiative and referendum powers of the people are hereby further reserved to the electors of each county, city and county, city and town of the state, to be exercised under such procedure as may be provided by law. Until otherwise provided by law, the legislative body of any such county, city and county, city or town may provide for the manner of exercising the initiative and referendum power herein reserved to such counties, cities and counties, cities and towns, but shall not require more than fifteen per cent of the electors thereof to propose any initiative measure nor more than ten per cent of the electors thereof to order the referendum. Nothing contained in this section shall be construed as affecting or limiting the present or future powers of cities or cities and counties having charters adopted under the provisions of section eight of article eleven of this constitution. In the submission to the electors of any measure under this section, all officers shall be guided by the general laws of this state, except as is herein otherwise provided. This section is self-executing, but legislation may be enacted to facilitate its operation, but in no way limiting or restricting either the provisions of this section or the powers herein reserved.

8. SENATE CONSTITUTIONAL AMENDMENT NO. 23.

CHAPTER 47.—*Senate Constitutional Amendment No. 23. A resolution to propose to the people of the State of California an amendment to the constitution of the state by adding a new article thereto to be numbered article XXIII, providing for the recall by the electors, of public officials.*

The legislature of the State of California, at its regular session commencing on the second day of January, 1911, two thirds of all the members elected to each of the two houses of the legislature voting in favor thereof, hereby proposes that a new article be added to the constitution of the State of California to be numbered article XXIII thereof, to read as follows:

ARTICLE XXIII.

SECTION 1. Every elective public officer of the State of California may be removed from office at any time by the electors entitled to vote for a successor of such incumbent, through the procedure and in the manner herein provided for, which procedure shall be known as the recall, and is in addition to any other method of removal provided by law.

The procedure hereunder to effect the removal of an incumbent of an elective public office shall be as follows: A petition signed by electors entitled to vote for a successor of the incumbent sought to be removed, equal in number to at least twelve per cent of the entire vote cast at the last preceding election for all candidates for the office which the incumbent sought to be removed occupies (provided that if the officer sought to be removed is a state officer who is elected in any political subdivision of the state, said petition shall be signed by electors entitled to vote for a successor to the incumbent sought to be removed, equal in number to at least twenty per cent of the entire vote cast at the last preceding election for all candidates for the office which the incumbent sought to be removed occupies) demanding an election of a successor to the officer named in said petition, shall be addressed to the secretary of state and filed with the clerk, or registrar of voters, of the county or city and county in which the petition was circulated: provided, that if the officer sought to be removed was elected in the state at large such petition shall be circulated in not less than five counties of the state, and shall be signed in each of such counties by electors equal in number to not less than one per cent of the entire vote cast, in each of said counties, at said election, as above estimated. Such petition shall contain a general statement of the grounds on which the removal is sought, which statement is intended solely for the information of the electors, and the sufficiency of which shall not be open to review.

When such petition is certified as is herein provided to the secretary of state, he shall forthwith submit the said petition, together with a certificate of its sufficiency, to the governor, who shall thereupon order and fix a date for holding the election, not less than sixty days nor more than eighty days from the date of such certificate of the secretary of state.

The governor shall make or cause to be made publication of notice for the holding of such election, and officers charged by law with duties concerning elections shall make all arrangements for such election and the same shall be conducted, returned, and the result thereof declared, in all respects as are other state elections. On the official ballot at such election

shall be printed, in forth in the petition three hundred words officer's justification any officer shall be any county, or city, petition against such subsequent to the standing such resign from any other call appointed to fill su elected at the said

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shall be printed, in not more than two hundred words, the reasons set forth in the petition for demanding his recall. And in not more than three hundred words there shall also be printed, if desired by him, the officer's justification of his course in office. Proceedings for the recall of any officer shall be deemed to be pending from the date of the filing with any county, or city and county clerk, or registrar of voters, of any recall petition against such officer; and if such officer shall resign at any time subsequent to the filing thereof, the recall election shall be held notwithstanding such resignation, and the vacancy caused by such resignation, or from any other cause, shall be filled as provided by law, but the person appointed to fill such vacancy shall hold his office only until the person elected at the said recall election shall qualify.

Any person may be nominated for the office which is to be filled at any recall election by a petition signed by electors, qualified to vote at such recall election, equal in number to at least one per cent of the total number of votes cast at the last preceding election for all candidates for the office which the incumbent sought to be removed occupies. Each such nominating petition shall be filed with the secretary of state not less than twenty-five days before such recall election.

There shall be printed on the recall ballot, as to every officer whose recall is to be voted on thereat, the following question: "Shall (name of person against whom the recall petition is filed) be recalled from the office of (title of the office)?" following which question shall be the words "Yes" and "No" on separate lines, with a blank space at the right of each, in which the voter shall indicate, by stamping a cross (X), his vote for or against such recall. On such ballots, under each such question, there shall also be printed the names of those persons who have been nominated as candidates to succeed the person recalled, in case he shall be removed from office by said recall election; but no vote cast shall be counted for any candidate for said office unless the voter also voted on said question of the recall of the person sought to be recalled from said office. The name of the person against whom the petition is filed shall not appear on the ballot as a candidate for the office. If a majority of those voting on said question of the recall of any incumbent from office shall vote "No", said incumbent shall continue in said office. If a majority shall vote "Yes", said incumbent shall thereupon be deemed removed from such office, upon the qualification of his successor. The canvassers shall canvass all votes for candidates for said office and declare the result in like manner as in a regular election. If the vote at any such recall election shall recall the officer, then the candidate who has received the highest number of votes for the office shall be thereby declared elected for the remainder of the term. In case the person who received the highest number of votes shall fail to qualify within ten days after receiving the certificate of election, the office shall be deemed vacant and shall be filled according to law.

Any recall petition may be presented in sections, but each section shall contain a full and accurate copy of the title and text of the petition. Each signer shall add to his signature his place of residence, giving the street and number, if such exist. His election precinct shall also appear on the paper after his name. The number of signatures appended to each section shall be at the pleasure of the person soliciting signatures to the same. Any qualified elector of the state shall be competent to solicit such signatures within the county, or city and county, of which he is an elector. Each section of the petition shall bear the name of the county, or city and county in which it is circulated, and only qualified electors of such county or city and county shall be competent to sign such section. Each section shall have attached thereto the affidavit of the person soliciting signatures to the same stating his qualifications and that all the signatures to the attached section were made in his presence and that to the best of his knowledge and belief each signature to the section is the genuine signature of the person whose name it purports to be; and no other affidavit thereto shall be required. The affidavit of any person soliciting signatures hereunder shall be verified free of charge by any officer authorized to administer an oath. Such petition so verified shall be prima facie evidence that the signatures thereto appended are genuine and that the persons signing the same are qualified electors. Unless and until it is otherwise proven upon official investigation, it shall be presumed that the petition presented contains the signatures of the requisite number of electors. Each section of the petition shall be filed with the clerk, or registrar of voters, of the county or city and county in which it was circulated; but all such sections circulated in any county or city and county shall be filed at the same time. Within twenty days after the date of filing such petition, the clerk, or registrar of voters, shall finally determine from the records of registration what number of qualified electors have signed the same; and, if necessary, the board of supervisors shall allow such clerk or registrar additional assistants for the purpose of examining such petition and provide for their compensation. The said clerk or registrar, upon the completion of such examination, shall forthwith attach to such petition his certificate, properly

dated, showing the result of such examination, and submit said petition, except as to the signatures appended thereto, to the secretary of state and file a copy of said certificate in his office. Within forty days from the transmission of the said petition and certificate by the clerk or registrar of voters to the secretary of state, a supplemental petition, identical with the original as to the body of the petition but containing supplemental names, may be filed with the clerk or registrar of voters, as aforesaid. The clerk or registrar of voters shall within ten days after the filing of such supplemental petition make like examination thereof as of the original petition, and upon the conclusion of such examination shall forthwith attach to such petition his certificate, properly dated, showing the result of such examination, and shall forthwith transmit such supplemental petition, except as to the signatures thereon, together with his said certificate, to the secretary of state.

When the secretary of state shall have received from one or more county clerks, or registrars of voters, a petition certified as herein provided to have been signed by the requisite number of qualified electors, he shall forthwith transmit to the county clerk or registrar of voters of every county or city and county in the state a certificate showing such fact; and such clerk or registrar of voters shall thereupon file said certificate showing such fact; and such clerk or registrar of voters shall thereupon file said certificate for record in his office.

A petition shall be deemed to be filed with the secretary of state upon the date of the receipt by him of a certificate or certificates showing the said petition to be signed by the requisite number of electors of the state.

No recall petition shall be circulated or filed against any officer until he has actually held his office for at least six months; save and except it may be filed against any member of the state legislature at any time after five days from the convening and organizing of the legislature after his election.

If at any recall election the incumbent whose removal is sought is not recalled, he shall be repaid from the state treasury any amount legally expended by him as expenses of such election, and the legislature shall provide appropriation for such purpose, and no proceedings for another recall election of said incumbent shall be initiated within six months after such election.

If the governor is sought to be removed under the provisions of this article, the duties herein imposed upon him shall be performed by the lieutenant governor; and if the secretary of state is sought to be removed, the duties herein imposed upon him shall be performed by the state controller; and the duties herein imposed upon the clerk or registrar of voters, shall be performed by such registrar of voters in all cases where the office of registrar of voters exists.

The recall shall also be exercised by the electors of each county, city and county, city and town of the state, with reference to the elective officers thereof, under such procedure as shall be provided by law.

Until otherwise provided by law, the legislative body of any such county, city and county, city or town may provide for the manner of exercising such recall powers in such counties, cities and counties, cities and towns, but shall not require any such recall petition to be signed by electors more in number than twenty-five per cent of the entire vote cast at the last preceding election for all candidates for the office which the incumbent sought to be removed occupies. Nothing herein contained shall be construed as affecting or limiting the present or future powers of cities or counties or cities and counties having charters adopted under the authority given by the constitution.

In the submission to the electors of any petition proposed under this article all officers shall be guided by the general laws of the state, except as otherwise herein provided.

This article is self-executing, but legislation may be enacted to facilitate its operation, but in no way limiting or restricting the provisions of this article or the powers herein reserved.

9. SENATE CONSTITUTIONAL AMENDMENT NO. 26.

CHAPTER 26.—Senate Constitutional Amendment No. 26, a resolution to propose to the people of the State of California an amendment to the constitution of the State of California, by adding a new section to article VI thereof, to be numbered section 43, relating to appeals in criminal cases.

The legislature of the State of California, at its regular session commencing on the 2nd day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the following amendment

to the constitution of the State of California by adding a new section to article VI thereof, to be numbered section 43, to read as follows:

Section 43. No judgment shall be set aside, or new trial granted in any criminal case on the ground of misdirection of the jury or the improper admission or rejection of evidence, or for error as to any matter of pleading or procedure, unless, after an examination of the entire cause including the evidence, the court shall be of the opinion that the error complained of has resulted in a miscarriage of justice.

10. SENATE CONSTITUTIONAL AMENDMENT NO. 32.

CHAPTER 60.—*Senate Constitutional Amendment No. 32. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California, by adding to article XX a new section to be numbered section 21, relating to compensation for industrial accidents.*

The legislature of the State of California at its regular session commencing the second of January, 1911, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California.

Article XX is hereby amended by adding a new section to be numbered section 21 and to read as follows:

Section 21. The legislature may by appropriate legislation create and enforce a liability on the part of all employers to compensate their employees for any injury incurred by the said employees in the course of their employment irrespective of the fault of either party. The legislature may provide for the settlement of any disputes arising under the legislation contemplated by this section, by arbitration, or by an industrial accident board, by the courts, or by either any or all of these agencies, anything in this constitution to the contrary notwithstanding.

11. SENATE CONSTITUTIONAL AMENDMENT NO. 45.

CHAPTER 63.—*Senate Constitutional Amendment No. 45. A resolution proposing to the people of the State of California an amendment to the constitution of the state amending section 16 of article XX relating to term of office.*

Resolved by the senate, the assembly concurring, That the legislature of the State of California, at its regular session commencing on the second day of January, A. D. 1911, two thirds of all the members elected to each house of said legislature voting in favor thereof, hereby proposes to the people of the State of California that section 16 of article XX of the constitution of said state be amended so as to read as follows:

Sec. 16. When the term of any officer or commissioner is not provided for in this constitution, the term of such officer or commissioner may be declared by law; and, if not so declared, such officer or commissioner shall hold his position as such officer or commissioner during the pleasure of the authority making the appointment; but in no case shall such term exceed four years; provided, however, that in the case of any officer or employee of any municipality governed under a legally adopted charter, the provisions of such charter with reference to the tenure of office or the dismissal from office of any such officer or employee shall control; and provided further, that the term of office of any person heretofore or hereafter appointed to hold office or employment during good behavior under civil service laws of the state or of any political division thereof shall not be limited by this section.

12. SENATE CONSTITUTIONAL AMENDMENT NO. 47.

CHAPTER 60.—*Senate Constitutional Amendment No. 47. A resolution proposing to the people of the State of California an amendment to section twenty-three of article twelve of the constitution of the State of California, to confer upon the railroad commission power and jurisdiction to regulate and control the business of furnishing certain commodities and performing certain services to or for the public.*

The legislature, of the State of California, at its regular session, commencing on the second day of January, one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the people of the State of California that section twenty-three of article twelve of the constitution of the State of California be amended so as to read as follows:

Section 23. Every private corporation, and every individual or associa-

tion of individuals, owning, operating, managing, or controlling any commercial railroad, interurban railroad, street railroad, canal, pipe line, plant, or equipment, or any part of such railroad, canal, pipe line, plant or equipment within this state, for the transportation or conveyance of passengers, or express matter, or freight of any kind, including crude oil, or for the transmission of telephone or telegraph messages, or for the production, generation, transmission, delivery or furnishing of heat, light, water or power or for the furnishing of storage or wharfage facilities, either directly or indirectly, to or for the public, and every common carrier, is hereby declared to be a public utility subject to such control and regulation by the railroad commission as may be provided by the legislature, and every class of private corporations, individuals, or associations of individuals hereafter declared by the legislature to be public utilities shall likewise be subject to such control and regulation. The railroad commission shall have and exercise such power and jurisdiction to supervise and regulate public utilities, in the State of California, and to fix the rates to be charged for commodities furnished, or services rendered by public utilities as shall be conferred upon it by the legislature, and the right of the legislature to confer powers upon the railroad commission respecting public utilities is hereby declared to be plenary and to be unlimited by any provision of this constitution.

From and after the passage by the legislature of laws conferring powers upon the railroad commission respecting public utilities all powers respecting such public utilities vested in boards of supervisors, or municipal councils, or other governing bodies of the several counties, cities and counties, cities and towns, in this state, or in any commission created by law and existing at the time of the passage of such laws, shall cease so far as such powers shall conflict with the powers so conferred upon the railroad commission; provided, however, that this section shall not affect such powers of control over any public utility vested in any city and county, or incorporated city or town as, at an election to be held pursuant to laws to be passed hereafter by the legislature, a majority of the qualified electors voting thereon of such city and county, or incorporated city or town, shall vote to retain, and until such election such powers shall continue unimpaired; but if the vote so taken shall not favor the continuation of such powers they shall thereafter vest in the railroad commission as provided by law; and provided, further that where any such city and county or incorporated city or town shall have elected to continue any powers respecting public utilities, it may, by vote of a majority of its qualified electors voting thereon, thereafter surrender such powers to the railroad commission in the manner to be prescribed by the legislature; or if such municipal corporation shall have surrendered any powers to the railroad commission, it may, by like vote, thereafter reinvest itself with such power. Nothing in this section shall be construed as a limitation upon any power conferred upon the railroad commission by any provision of this constitution now existing or adopted concurrently herewith.

13. SENATE CONSTITUTIONAL AMENDMENT NO. 48.

CHAPTER 61.—*Senate Constitutional Amendment No. 48. A resolution to propose to the people of the State of California an amendment to the constitution of the state, by amending section 8½ of article XI relating to the powers conferred on municipal corporations by freholders' charters.*

The legislature of the State of California, at its regular session, commencing on the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California, the following amendment to the constitution of the State of California so that section 8½ of article XI of said constitution shall read as follows:

Section 8½. It shall be competent, in all charters framed under the authority given by section eight of article eleven of this constitution, to provide, in addition to those provisions allowable by this constitution and by the laws of the state, as follows:

1. For the constitution, regulation, government, and jurisdiction of police courts, and for the manner in which, the times at which, and the terms for which the judges of such courts shall be elected or appointed, and for the qualifications and compensation of said judges and of their clerks and attaches.

2. For the manner in which, the times at which, and the terms for which the members of boards of education shall be elected or appointed, for their qualifications, compensation and removal, and for the number which shall constitute any one of such boards.

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Where a city is organized into one municipal corporation, the members of the board of supervisors, or other governing body of the city, shall be elected or appointed, and the terms for which they shall be elected or appointed, shall be fixed by the legislature, and the method of appointment, removal, and other matters relating thereto, shall be declared valid.

14. SENATE

CHAPTER 67.—*Senate Constitutional Amendment No. 49. A resolution to propose to the people of the State of California an amendment to the constitution of the state, by amending article XI relating to the powers conferred on municipal corporations by freholders' charters.*

The legislature, commencing on the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California, the following amendment to the constitution of the State of California so that section 8½ of article XI of said constitution shall read as follows:

Section 19. Any work for supply, transportation, telephone, or other public works, may be acquired, established and operated by the municipality upon such terms as may be prescribed by the government. The municipality shall have the right to acquire, establish and operate any other public service to such in expressed by ordinance.

15. ASSEMBLY

CHAPTER 68.—*Assembly Constitutional Amendment No. 4. A resolution to propose to the people of the State of California an amendment to the constitution of the state, by amending section 7 of article XI relating to the powers conferred on municipal corporations by freholders' charters.*

Resolved by the assembly, the senate concurring, That the legislature of the State of California, at its regular session, commencing on the second day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California, the following amendment to the constitution of the State of California so that section 7 of article XI of said constitution shall be amended:

Section 7. The president of the board of supervisors, or other governing body of the city, shall be elected or appointed, and the terms for which they shall be elected or appointed, shall be fixed by the legislature, and the method of appointment, removal, and other matters relating thereto, shall be declared valid.

3. For the manner in which, the times at which, and the terms for which the members of the boards of police commissioners shall be elected or appointed; and for the constitution, regulation, compensation, and government of such boards and of the municipal police force.

4. For the manner in which and the times at which any municipal election shall be held and the result thereof determined; for the manner in which, the times at which, and the terms for which the members of all boards of election shall be elected or appointed, and for the constitution, regulation, compensation and government of such boards, and of their clerks and attachés; and for all expenses incident to the holding of any election.

Where a city and county government has been merged and consolidated into one municipal government, it shall also be competent, in any charter framed under said section eight of said article eleven, or by amendment thereto, to provide for the manner in which, the times at which and the terms for which the several county and municipal officers and employees whose compensation is paid by such city and county, excepting judges of the superior court, shall be elected or appointed, and for their recall and removal, and for their compensation, and for the number of deputies, clerks and other employees that each shall have, and for the compensation, method of appointment, qualifications, tenure of office and removal of such deputies, clerks and other employees. All provisions of any charter of any such consolidated city and county heretofore adopted, and amendments thereto, which are in accordance herewith, are hereby confirmed and declared valid.

14. SENATE CONSTITUTIONAL AMENDMENT NO. 49.

CHAPTER 67.—*Senate Constitutional Amendment No. 49. A resolution to propose to the people of the State of California an amendment to the constitution of the State of California by amending section 19 of article XI relating to public utilities.*

The legislature of the State of California, at its regular session, commencing on the 2nd day of January, in the year one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the qualified electors of the State of California the following amendment to the constitution of the State of California so that section 19 of article XI of said constitution shall read as follows:

Section 19. Any municipal corporation may establish and operate public works for supplying its inhabitants with light, water, power, heat, transportation, telephone service or other means of communication. Such works may be acquired by original construction or by the purchase of existing works, including their franchises, or both. Persons or corporations may establish and operate works for supplying the inhabitants with such services upon such conditions and under such regulations as the municipality may prescribe under its organic law, on condition that the municipal government shall have the right to regulate the charges thereof. A municipal corporation may furnish such services to inhabitants outside its boundaries; provided that it shall not furnish any service to the inhabitants of any other municipality owning or operating works supplying the same service to such inhabitants, without the consent of such other municipality, expressed by ordinance.

15. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 2.

CHAPTER 68.—*Assembly Constitutional Amendment No. 2, a resolution to propose to the people of the State of California an amendment to section 7 of article IX of the constitution of the State of California, in relation to the minimum period for the use of text-books in the common schools throughout the state.*

Resolved by the assembly, the senate concurring, That the legislature of the State of California, at its regular session, commencing on the second day of January, nineteen hundred and eleven, two thirds of the members elected to each of the two houses voting in favor thereof, hereby propose that section 7 of article IX of the constitution of the State of California shall be amended to read as follows:

Section 7. The governor, the superintendent of public instruction, the president of the University of California, and the professor of pedagogy therein and the principals of the state normal schools, shall constitute the state board of education, and shall compile, or cause to be compiled, and adopt a uniform series of text-books for use in the common schools throughout the state. The state board may cause such text-books when adopted, to be printed, and published by the superintendent of state print-

ing, at the state printing office; and when so printed and published, to be distributed and sold at the cost price of printing, publishing and distributing the same. The text-books, so adopted, shall continue in use not less than four years, without any change or alteration whatsoever which will require or necessitate the purchase of new books by such pupils, and said state board shall perform such other duties as may be prescribed by law. The legislature shall provide for a board of education in each county in the state. The county superintendents and the county boards of education shall have control of the examination of teachers and the granting of teachers' certificates within their respective jurisdictions.

16. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 6.

CHAPTER 53.—*Assembly Constitutional Amendment No. 6. A resolution proposing to the people of the State of California an amendment to section twenty-two of article twelve of the constitution of the State of California creating a railroad commission and defining its powers and duties.*

The legislature of the State of California, at its regular session, commencing on the second day of January, one thousand nine hundred and eleven, two thirds of all the members elected to each of the two houses of said legislature voting in favor thereof, hereby proposes to the people of the State of California that section twenty-two of article twelve of the constitution of the State of California be amended so as to read as follows:

Section 22. There is hereby created a railroad commission which shall consist of five members and which shall be known as the railroad commission of the State of California. The commission shall be appointed by the governor from the state at large; provided, that the legislature, in its discretion, may divide the state into districts for the purpose of such appointments, said districts to be as nearly equal in population as practicable; and provided further that the three commissioners in office at the time this section takes effect shall serve out the term for which they were elected, and that two additional commissioners shall be appointed by the governor immediately after the adoption of this section, to hold office during the same term. Upon the expiration of said term, the term of office of each commissioner thereafter shall be six years, except the commissioners first appointed hereunder after such expiration, one of whom shall be appointed to hold office until January 1, 1917, two until January 1, 1919, and two until January 1, 1921. Whenever a vacancy in the office of commissioner shall occur, the governor shall forthwith appoint a qualified person to fill the same for the unexpired term. Commissioners appointed for regular terms shall, at the beginning of the term for which they are appointed, and those appointed to fill vacancies, shall, immediately upon their appointment, enter upon the duties of their offices. The legislature shall fix the salaries of the commissioners, but pending such action the salaries of the commissioners, their officers and employees shall remain as now fixed by law. The legislature shall have the power, by a two-thirds vote of all members elected to each house, to remove any one or more of said commissioners from office for dereliction of duty or corruption or incompetency. All of said commissioners shall be qualified electors of this state, and no person in the employ of or holding any official relation to any person, firm or corporation, which said person, firm or corporation is subject to regulation by said railroad commission and no person owning stock or bonds of any such corporation or who is in any manner pecuniarily interested therein, shall be appointed to or hold the office of railroad commissioner. No vacancy in the commission shall impair the right of the remaining commissioners to exercise all the powers of the commission. The act of a majority of the commissioners when in session as a board shall be deemed to be the act of the commission; but any investigation, inquiry or hearing which the commission has power to undertake or to hold may be undertaken or held by or before any commissioner designated for the purpose by the commission, and every order made by a commissioner so designated, pursuant to such inquiry, investigation or hearing, when approved or confirmed by the commission ordered filed in its office, shall be deemed to be the order of the commission.

Said commission shall have the power to establish rates of charges for the transportation of passengers and freight by railroads and other transportation companies, and no railroad or other transportation company shall charge or demand or collect or receive a greater or less or different compensation for such transportation of passengers or freight, or for any service in connection therewith, between the points named in any tariff of rates, established by said commission, than the rates, fares and charges which are specified in such tariff. The commission shall have the further power to examine books, records and papers of all railroad and other transportation companies; to hear and determine complaints against rail-

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The provisions of this section shall not be construed to repeal in whole or in part any existing law not inconsistent herewith, and the "Railroad Commission Act" of this state approved February 10, 1911, shall be construed with reference to this constitutional provision and any other constitutional provision becoming operative concurrently herewith. And the said act shall have the same force and effect as if the same had been passed after the adoption of this provision of the constitution and of all other provisions adopted concurrently herewith, except that the three commissioners referred to in said act shall be held and construed to be the five commissioners provided for herein.

Section 13. A plurality of the votes given at any election shall constitute a choice where not otherwise directed in this constitution, *provided* that it shall be competent in all charters of cities, counties or cities and counties framed under the authority of this constitution to provide the manner in which their respective elective officers may be elected and to prescribe a higher proportion of the vote therefor, *and provided also*, that it shall be competent for the legislature by general law to provide the manner in which officers of municipalities organized or incorporated under general laws may be elected and to prescribe a higher proportion of the vote therefor.

Sec. 11. The legislature shall determine the number of each of the inferior courts in incorporated cities or towns, and in townships, counties,

Section 18. The governor, lieutenant governor, secretary of state, com-

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troller, treasurer, attorney general, surveyor general, chief justice and
associate justices of the supreme court, judges of the district court of
appeal, and judges of the superior courts, shall be liable to impeachment
for any misdemeanor in office; but judgment in such cases shall extend
only to removal from office, and disqualification to hold any office of honor,
trust, or profit under the state; but the party convicted or acquitted shall
nevertheless be liable to indictment, trial, and punishment according to
law. All other civil officers shall be tried for misdemeanor in office in
such manner as the legislature may provide.

22. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 48.

CHAPTER 58.—Assembly Constitutional Amendment No. 48. A resolution
to propose to the people of the State of California an amendment to
the constitution of the state, by adding a new section thereto, relating
to the exemption of property from taxation, to be known as section
one and one quarter of article thirteen of the constitution of the State
of California.

Resolved by the assembly, the senate concurring, That the legislature of
the State of California, at its regular session, commencing on the second
day of January, nineteen hundred and eleven, two thirds of the members
elected to each of the two houses voting in favor thereof, hereby propose
that an amendment to the constitution of the state be adopted by adding
a new section thereto, to be known as section one and one-quarter of
article thirteen of the constitution of the State of California, to read as
follows:

Section 14. The property to the amount of one thousand dollars of every
resident of this state who has served in the army, navy, marine corps, or
revenue marine service of the United States in time of war, and received
an honorable discharge therefrom; or lacking such amount of property in
his own name, so much of the property of the wife of any such person as
shall be necessary to equal said amount; and property to the amount of
one thousand dollars of the widow resident in this state, or if there be no
such widow, of the widowed mother resident in this state, of every person
who has so served and has died either during his term of service or after
receiving honorable discharge from said service; and the property to the
amount of one thousand dollars of pensioned widows, fathers, and mothers,
resident in this state, of soldiers, sailors, and marines who served in the
army, navy, or marine corps, or revenue marine service of the United
States, shall be exempt from taxation; provided, that this exemption shall
not apply to any person named herein owning property of the value of five
thousand dollars or more, or where the wife of such soldier or sailor owns
property of the value of five thousand dollars or more. No exemption shall
be made under the provisions of this act of the property of a person who
is not a legal resident of the state.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every
person violating any of the provisions of Title Four, Part One of the Penal Code of the State of Cali-
fornia; such rewards to be paid until the total amount hereafter expended for the purpose reaches the
sum of Ten Thousand Dollars.

GREAT SEAL OF STATE.

23. ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 50.

CHAPTER 52.—Assembly Constitutional Amendment No. 50. A resolution
to propose to the people of the State of California an amendment to
sections twenty and twenty-one of article twelve of the constitution of
the State of California relating to railroads and other transportation
companies.

The legislature of the State of California at its regular session commencing
on the second day of January, one thousand nine hundred and eleven,
two thirds of all the members elected to each of the two houses of said
legislature voting in favor thereof hereby proposes the following amend-
ment to article twelve of the constitution of the State of California.

First. Section twenty of article twelve is hereby amended to read as
follows:

SEC. 20. No railroad or other transportation company shall raise any
rate of charge for the transportation of freight or passengers or any charge
connected therewith or incidental thereto, under any circumstances what-
soever, except upon a showing before the railroad commission provided for
in this constitution, that such increase is justified, and the decision of the
said commission upon the showing so made shall not be subject to review
by any court except upon the question whether such decision of the com-
mission will result in confiscation of property.

Second. Section twenty-one of article twelve is hereby amended to read
as follows:

SEC. 21. No discrimination in charges or facilities for transportation
shall be made by any railroad or other transportation company between
places or persons, or in the facilities for the transportation of the same
classes of freight or passengers within this state. It shall be unlawful for
any railroad or other transportation company to charge or receive any
greater compensation in the aggregate for the transportation of passengers
or of like kind of property for a shorter than for a longer distance over the
same line or route in the same direction, the shorter being included within
the longer distance, or to charge any greater compensation as a through
rate than the aggregate of the intermediate rates. Provided, however, that
upon application to the railroad commission provided for in this constitu-
tion such company may, in special cases, after investigation, be authorized
by such commission to charge less for longer than for shorter distances for
the transportation of persons or property and the railroad commission may
from time to time prescribe the extent to which such company may be
relieved from the prohibition to charge less for the longer than for the
shorter haul. The railroad commission shall have power to authorize the
issuance of excursion commutation tickets at special rates. Nothing herein
contained shall be construed to prevent the railroad commission from order-
ing and compelling any railroad or other transportation company to make
reparation to any shipper on account of the rates charged to said shipper
being excessive or discriminatory, provided no discrimination will result
from such reparation.

IN TESTIMONY WHEREOF, I, HIRAM W.
JOHNSON, as Governor of the State of California,
have hereunto set my hand and caused the Great Seal
of said State to be affixed at the City of Sacramento,
this seventh day of September, A. D. 1911.

HIRAM W. JOHNSON,
Governor of the State of California.

Attest:

FRANK C. JORDAN,
Secretary of State.

Proclamation No 4
389

Quarantine

San Diego & Orange
Counties of Texas
From

SECRETARY OF STATE

the 16th day of
October A. D. 1911

Frank C. Jordan,

SECRETARY OF STATE

by *Frank C. Jordan*

PAID

PROCLAMATION.

Sacramento, Cal., October 16, 1911.

in the county of Orange.

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county in the State of California, any cattle originating or being in the aforesaid quarantined counties and portions of quarantined counties, unless such cattle have first been inspected by the State Veterinarian or his duly authorized deputy and are accompanied by a certificate issued by such officer stating that said cattle are free from contagious and infectious diseases and cattle ticks (*Margaropus annulatus*); provided, however, that when said cattle are shipped or transported on railroad trains for immediate slaughter inspection and certification of such cattle will not be required, but that when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying said cattle shall bear placards stating that said cars contain "SOUTHERN CATTLE," and each of the way bills of said shipments shall have a note on its face with a similar statement.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner:

(a) Remove all litter and manure. This litter and manure must be stored where no cattle can come into contact with it for a period of at least eight months.

(b) Wash the cars with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture made of one and one half pounds of lime and one quarter pound of pure carbolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, THEREFORE, I, HIRAM W. JOHNSON, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the counties and portions of counties named in this proclamation quarantined within the State of California, and further hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within the State of California, and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules or regulations to the penalties provided for in section eight of that said Act of the Legislature of the State of California entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor,"

In Witness Whereof, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this sixteenth day of October, A. D., 1911.

Hiram W. Johnson

Governor of the State of California.

Attest:

Frank B. Chandler
Secretary of State.

Proclamation By
Gerrard 390
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Transcribing also
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Filed in the office of the
SECRETARY OF STATE
the _____
_____ A. D.
FRANCIS C. _____
By *Francis C. _____*
Record Book _____ P. _____

Executive Department,
State of California.

The President of the United States has designated THURSDAY, November 30th, 1911, as a day of National Thanksgiving, and in accordance with the custom that has become fixed, I, as Governor of the State of California, do hereby set apart the same day, THURSDAY, November 30th, 1911, as Thanksgiving Day.

IN WITNESS WHEREOF, I have hereunto

set my hand and caused the Great Seal of the State of California to be affixed this 11th day of November, 1911.

Governor

ATTEST:



Secretary of State.

1 Proclamation No 6

391

CALL OF THE GOVERNOR
OF
THE STATE OF CALIFORNIA FOR AN
EXTRAORDINARY SESSION
OF THE LEGISLATURE.

DATED: November 21st, 1911.

Filed Nov 21st 1911

Wm. H. ...

Sec. ...

Executive Department,

State of California.

PROCLAMATION BY THE GOVERNOR CONVENING
THE LEGISLATURE IN EXTRAORDINARY
SESSION.

W H E R E A S, an extraordinary occasion has arisen and now exists, requiring that the Legislature of the State of California be convened,

NOW, THEREFORE, I, HIRAM W. JOHNSON, Governor of the State of California, by virtue of the power and authority in me vested by Section 9 of Article V of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet and assemble in Extraordinary Session, at Sacramento, California, on Monday, the twenty-seventh day of November, One Thousand Nine Hundred and Eleven, at two o'clock P.M. of that day, for the following purposes and to legislate upon the following subjects, to-wit:

1. To provide for the expression of the choice of the electors of the State of California for President of the United States; and to legislate concerning a Presidential Preference Primary; and to consider and legislate upon the subject of Direct Primary for President of the United States wherein and whereby the people of the State of California may express their preference for President of the United States and may by direct vote select delegates to the National Conventions which have for their purpose the choosing of candidates for President of the United States; and to do in behalf of the matters and things herein mentioned all that may be deemed necessary and appropriate.

Executive Department,

State of California.

2. To adjust the senatorial and assembly districts of the State of California and to reapportion the representation in the Legislature of the State of California, and to divide the State in accordance with Section 6, of Article IV of the Constitution, into senatorial and assembly districts; to adjust the congressional districts of the State and to divide the State in accordance with the Act of Congress approved August 8th, 1911, into eleven Congressional Districts; and to redistrict and divide the State into Equalization Districts in accordance with Section 9 of Article XIII of the Constitution.

3. To enact such modifications of and additions to the election laws of the State of California as may be deemed necessary or expedient to carry out with facility, and effectually, and fully, the right of suffrage granted to women by Senate Constitutional Amendment No. 8, adopted by the people October 10, 1911, by which Section One of Article Two of the Constitution of the State of California was amended; to enact all necessary laws in relation to elections and to registration of electors; to amend the Direct Primary Law of the State of California; and to provide for and to create the office of registrar of voters in the Counties where said office is not now provided for or created by law.

4. To provide for the inspection, measurement and graduation of merchandise, manufactured articles and commodities and for the appointment of such officers as may be necessary for such inspection, measurement and graduation.

Executive Department,

State of California.

5. To enact legislation to define the powers and duties of the Railroad Commission and the powers and duties of public utilities, their officers, agents and employees and the rights, duties and remedies of patrons of public utilities; and to define offenses by public utilities, their officers, agents and employees and other persons or corporations, and providing penalties for such offenses, and to make an appropriation to carry out such legislation, and to enact legislation providing the method by which cities and counties or incorporated cities or towns may confer upon the railroad commission or thereafter reinvest themselves with powers of control vested in them over public utilities.

6. To consider and act upon legislation pertaining to irrigation and irrigation district bonds, and to revise and amend the irrigation district act.

7. To consider and act upon an amendment to the Constitution of the State of California, whereby free text books shall be furnished by the State to the school children of the State.

8. To enact laws and pass resolutions concerning the report of the California Debris Commission transmitted to the Speaker of the House of Representatives by the Secretary of War on the 27th day of June, 1911, and directing the State Engineer in relation to surveys and procuring data concerning said report and directing the manner of approval of plans of reclamation upon and adjacent to the Rivers and Streams of California, and

Executive Department,

State of California.

to make an appropriation to pay the expenses of the State Engineer in the performance of such additional duties as may be imposed, and creating a Reclamation Board and defining its powers.

9. To place under the charge, control, supervision, direction and designation of the State Board of Control all publications or advertisements by any Officer, Board or Commission of the State; and hereafter to have all advertising provided for by any law or advertising that is paid for or is a charge against the State, controlled, supervised, directed and designated by the State Board of Control.

10. To approve or reject the Charter of the City of Stockton, adopted by the people of that City at an election held on the 17th day of October, 1911.

11. To approve or reject the Charter of the City of Sacramento adopted by the people of that City at an election held on the 7th day of November, 1911.

12. To amend the law relating to Highway Commissions in Counties so that Engineers who are not freeholders of their particular counties may become members of the County Highway Commissions.

Executive Department,

State of California.

13. To legislate in aid of "An Act relating to the liability of employers for injuries or death sustained by their employees, providing for compensation for the accidental injury of employees, establishing an industrial accident board, making an appropriation therefor, defining its powers and providing for a review of its awards", approved April 8, 1911, by requiring employers, physicians and insurance companies to report to the Industrial Accident Board all facts relative to the happening, cause, nature and seriousness of accidents under their observation, together with such settlements as are made therefor; and to require the publication and dissemination by the Industrial Accident Board of information and facts acquired by it; and to amend the law relating to interinsurance so as to permit employers to arrange reciprocal or interinsurance among themselves to indemnify one another against loss caused by accidents to their employees.

14. To change, fix and define the limits and boundaries of Reclamation District 535; and to exclude lands therefrom.

15. To consider and amend an act entitled: "An act to provide for the incorporation and organization and management of municipal water districts", approved May 1, 1911.

16. To consider and amend the law creating "The Bureau of Building and Loan Supervision", and the "Building and Loan Commissioner", and to enlarge and increase the powers of the Building and Loan Commissioner.

Executive Department,

State of California.

17. To consider and take action upon legislation providing for the manner of exercising the powers of the initiative and the referendum by the electors of the several counties, cities and counties, cities and towns and other political subdivisions of the State.

18. To consider and take action upon legislation providing for the manner of exercising the powers of the recall by the electors of the several counties, cities and counties, cities and towns, supervisor districts, school districts, and of other political subdivisions and of other public corporations of the State.

19. To take legislative action relative to water, the use of water, water rights, the appropriation of water, and the appropriation of the use of water; also to reenact, modify, amplify, or amend an act entitled: "An act regulating and limiting the appropriation of Water, etc", approved April 8, 1911.

20. To amend section 20 of the "Bank Act" in respect to reserve of commercial Banks.

21. To provide for and to authorize the settlement and adjustment of the controversy between the State of California and the Federal Government respecting the school land grants and other grants made by the Federal Government to the State. Also to amend section 3494 of the

Executive Department,

State of California.

Political Code of the State of California, relating to State school and other lands, fixing the price of such lands and the terms and conditions of sale thereof.

22. To amend Section One of an Act entitled: "An Act to provide for the acquisition by municipalities of land for public park or public playground purposes by condemnation, and for the establishment of assessment districts and the assessment of property therein to pay the expense of acquiring such land", approved April 22, 1909, by extending its operation to the acquiring of land for public library purposes.

23. To amend Section 1855a of the Code of Civil Procedure relating to the admission in evidence of abstracts of title therein described by making such abstracts of title admissible in evidence whether made, issued or certified before or after conflagration or other public calamity.

24. To appropriate out of any money not otherwise appropriated the sum of one million five hundred thousand dollars for the purpose of payment of that part of the principal and interest of any bonded indebtedness created and outstanding by any city, city and county, county, town, township or district, on the eighth day of November, in the year one thousand nine hundred and ten as is provided in section fourteen of article thirteen of the constitution of this state and as provided in an act of


Executive Department,

State of California.


26. To amend Section 1837 of the Political Code of the State of California, by providing that district school taxes voted in any fiscal year may be levied by the Board of Supervisors in the succeeding fiscal year if not previously levied by said Board.

Executive Department,
State of California.

IN WITNESS WHEREOF, I have hereunto
set my hand and caused to
be affixed hereunto the
Great Seal of the State of
California at my office in
the State Capitol, this
21st day of November, in
the year of our Lord one
thousand nine hundred and
eleven, and of the admission
of the State of California
the sixty-first.


Governor.

ATTEST:


Secretary of State.

MS. A. 9. 2. 1. 8. 1.

Handwritten text, possibly a list or notes, including the word "Legitimatus" and other illegible cursive script.

PROCLAMATION BY THE GOVERNOR CONVENING THE LEGISLATURE IN EXTRAORDINARY SESSION.

Executive Department, State of California.

WHEREAS, An extraordinary occasion has arisen and now exists, requiring that the Legislature of the State of California be convened,

Now, therefore, I, HIRAM W. JOHNSON, Governor of the State of California, by virtue of the power and authority in me vested by Section 9 of Article V of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet and assemble in Extraordinary Session, at Sacramento, California, on MONDAY, the TWENTY-SEVENTH DAY OF NOVEMBER, one thousand nine hundred and eleven, at two o'clock P. M. of that day, for the following purposes and to legislate upon the following subjects, to wit:

1. To provide for the expression of the choice of the electors of the State of California for President of the United States; and to legislate concerning a Presidential Preference Primary; and to consider and legislate upon the subject of Direct Primary for President of the United States wherein and whereby the people of the State of California may express their preference for President of the United States, and may by direct vote select delegates to the National Conventions which have for their purpose the choosing of candidates for President of the United States; and to do in behalf of the matters and things herein mentioned all that may be deemed necessary and appropriate.
2. To adjust the senatorial and assembly districts of the State of California and to reapportion the representation in the Legislature of the State of California, and to divide the State in accordance with Section 6 of Article IV of the Constitution, into senatorial and assembly districts; to adjust the congressional districts of the State and to divide the State in accordance with the act of Congress approved August 8th, 1911, into eleven Congressional Districts; and to redistrict and divide the State into Equalization Districts in accordance with Section 9 of Article XIII of the Constitution.
3. To enact such modifications of and additions to the election laws of the State of California as may be deemed necessary or expedient to carry out with facility, and effectually and fully, the right of suffrage granted to women by Senate Constitutional Amendment No. 8, adopted by the people October 10, 1911, by which Section 1 of Article II of the Constitution of the State of California was amended; to enact all necessary laws in relation to elections and to registration of electors; to amend the Direct Primary Law of the State of California; and to provide for and to create the office of registrar of voters in the counties where said office is not now provided for or created by law.
4. To provide for the inspection, measurement, and graduation of merchandise, manufactured articles and commodities, and for the appointment of such officers as may be necessary for such inspection, measurement, and graduation.
5. To enact legislation to define the powers and duties of the Railroad Commission and the powers and duties of public utilities, their officers, agents and employees, and the rights, duties and remedies of patrons of public utilities; and to define offenses by public utilities, their officers, agents and employees, and other persons or corporations, and providing penalties for such offenses, and to make an appropriation to carry out such legislation, and to enact legislation providing the method by which cities and counties or incorporated cities or towns may confer upon the railroad commission or thereafter reinvest themselves with powers of control vested in them over public utilities.
6. To consider and act upon legislation pertaining to irrigation and irrigation district bonds, and to revise and amend the irrigation district act.
7. To consider and act upon an amendment to the Constitution of the State of California, whereby free text-books shall be furnished by the State to the school children of the State.

FRANK C. JORD
Secret

23. To amend Section 1855a of the Code of Civil Procedure relating to the admission in evidence of abstracts of title therein described by making such abstracts of title admissible in evidence whether made, issued or certified before or after conflagration or other public calamity.

24. To appropriate out of any money not otherwise appropriated the sum of one million five hundred thousand dollars for the purpose of payment of that part of the principal and interest of any bonded indebtedness created and outstanding by any city, city and county, county, town, township or district, on the eighth day of November, in the year one thousand nine hundred and ten, as is provided in section fourteen of article thirteen of the Constitution of this State, and as provided in an act of the thirty-ninth session of the Legislature entitled, "An act to carry into effect the provisions of section fourteen of article thirteen of the Constitution of the State of California as said Constitution was amended November 8, 1910, providing for the separation of state from local taxation, and providing for the taxation of public service and other corporations, banks and insurance companies for the benefit of the State, all relating to revenue and taxation," and of said moneys appropriated the sum of seven hundred and fifty thousand dollars, or so much thereof as may be necessary, shall be available for the fiscal year ending June thirtieth, nineteen hundred and twelve, and the sum of seven hundred and fifty thousand dollars, or so much thereof as may be necessary, shall be available for the fiscal year ending June thirtieth, one thousand nine hundred and thirteen.

25. To amend an act entitled, "An act to amend the Political Code of the State of California by adding thereto a new section, to be known as and numbered Section 2185c, relating to arrest, hearing, and commitment of inebriates and drug habitués to a state hospital for the insane," by providing that persons of bad character and bad repute, apart from the habit of inebriety, shall not be committed as set forth in said act, and by providing also that it must be determined upon examination, that there is reasonable ground for hope that the person to be committed as set forth in said act is susceptible to benefit from said treatment, and providing also that the Lunacy Commission shall be given power to discharge a person committed under said act upon the recommendation of the Hospital Superintendent, when satisfied that such person will not receive substantial benefit from further hospital treatment.

26. To amend Section 1837 of the Political Code of the State of California, by providing that district school taxes voted in any fiscal year may be levied by the Board of Supervisors in the succeeding fiscal year if not previously levied by said board.

[SEAL.]

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed hereunto the Great Seal of the State of California at my office in the State Capitol, this 21st day of November, in the year of our Lord one thousand nine hundred and eleven, and of the admission of the State of California, the sixty-first.

HIRAM W. JOHNSON,
Governor.

Attest:
FRANK C. JORDAN,
Secretary of State.

Endorsed: Filed Nov. 21st, 1911.
FRANK C. JORDAN,
Secretary of State.

391

PROCLAMATION BY THE GOVERNOR CONVENING THE LEGISLATURE IN EXTRAORDINARY SESSION.

Executive Department, State of California.

WHEREAS, An extraordinary occasion has arisen and now exists, requiring that the Legislature of the State of California be convened,

Now, therefore, I, HIRAM W. JOHNSON, Governor of the State of California, by virtue of the power and authority in me vested by Section 9 of Article V of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet and assemble in Extraordinary Session, at Sacramento, California, on MONDAY, the TWENTY-SEVENTH DAY OF NOVEMBER, one thousand nine hundred and eleven, at two o'clock P. M. of that day, for the following purposes and to legislate upon the following subjects, to wit:

1. To provide for the expression of the choice of the electors of the State of California for President of the United States; and to legislate concerning a Presidential Preference Primary; and to consider and legislate upon the subject of Direct Primary for President of the United States wherein and whereby the people of the State of California may express their preference for President of the United States, and may by direct vote select delegates to the National Conventions which have for their purpose the choosing of candidates for President of the United States; and to do in behalf of the matters and things herein mentioned all that may be deemed necessary and appropriate.
2. To adjust the senatorial and assembly districts of the State of California and to reapportion the representation in the Legislature of the State of California, and to divide the State in accordance with Section 6 of Article IV of the Constitution, into senatorial and assembly districts; to adjust the congressional districts of the State and to divide the State in accordance with the act of Congress approved August 8th, 1911, into eleven Congressional Districts; and to redistrict and divide the State into Equalization Districts in accordance with Section 9 of Article XIII of the Constitution.
3. To enact such modifications of and additions to the election laws of the State of California as may be deemed necessary or expedient to carry out with facility, and effectually and fully, the right of suffrage granted to women by Senate Constitutional Amendment No. 8, adopted by the people October 10, 1911, by which Section 1 of Article II of the Constitution of the State of California was amended; to enact all necessary laws in relation to elections and to registration of electors; to amend the Direct Primary Law of the State of California; and to provide for and to create the office of registrar of voters in the counties where said office is not now provided for or created by law.
4. To provide for the inspection, measurement, and graduation of merchandise, manufactured articles and commodities, and for the appointment of such officers as may be necessary for such inspection, measurement, and graduation.
5. To enact legislation to define the powers and duties of the Railroad Commission and the powers and duties of public utilities, their officers, agents and employees, and the rights, duties and remedies of patrons of public utilities; and to define offenses by public utilities, their officers, agents and employees, and other persons or corporations, and providing penalties for such offenses, and to make an appropriation to carry out such legislation, and to enact legislation providing the method by which cities and counties or incorporated cities or towns may confer upon the railroad commission or thereafter reinvest themselves with powers of control vested in them over public utilities.
6. To consider and act upon legislation pertaining to irrigation and irrigation district bonds, and to revise and amend the irrigation district act.
7. To consider and act upon an amendment to the Constitution of the State of California, whereby free text-books shall be furnished by the State to the school children of the State.

22. To amend Section 1 of an act entitled, "An act to provide for the acquisition by municipalities of land for public park or public playground purposes by condemnation, and for the establishment of assessment districts and the assessment of property therein to pay the expense of acquiring such land," approved April 22, 1909, by extending its operation to the acquiring of land for public library purposes.

26. To amend See taxes voted in any fiscal previously levied by said

Endorsed: Filed Nov.
FRANK C. JOHNSON
Secy

23. To amend Section 1855a of the Code of Civil Procedure relating to the admission in evidence of abstracts of title therein described by making such abstracts of title admissible in evidence whether made, issued or certified before or after conflagration or other public calamity.

24. To appropriate out of any money not otherwise appropriated the sum of one million five hundred thousand dollars for the purpose of payment of that part of the principal and interest of any bonded indebtedness created and outstanding by any city, city and county, county, town, township or district, on the eighth day of November, in the year one thousand nine hundred and ten, as is provided in section fourteen of article thirteen of the Constitution of this State, and as provided in an act of the thirty-ninth session of the Legislature entitled, "An act to carry into effect the provisions of section fourteen of article thirteen of the Constitution of the State of California as said Constitution was amended November 8, 1910, providing for the separation of state from local taxation, and providing for the taxation of public service and other corporations, banks and insurance companies for the benefit of the State, all relating to revenue and taxation," and of said moneys appropriated the sum of seven hundred and fifty thousand dollars, or so much thereof as may be necessary, shall be available for the fiscal year ending June thirtieth, nineteen hundred and twelve, and the sum of seven hundred and fifty thousand dollars, or so much thereof as may be necessary, shall be available for the fiscal year ending June thirtieth, one thousand nine hundred and thirteen.

25. To amend an act entitled, "An act to amend the Political Code of the State of California by adding thereto a new section, to be known as and numbered Section 2185c, relating to arrest, hearing, and commitment of inebriates and drug habitués to a state hospital for the insane," by providing that persons of bad character and bad repute, apart from the habit of inebriety, shall not be committed as set forth in said act, and by providing also that it must be determined upon examination, that there is reasonable ground for hope that the person to be committed as set forth in said act is susceptible to benefit from said treatment, and providing also that the Lunacy Commission shall be given power to discharge a person committed under said act upon the recommendation of the Hospital Superintendent, when satisfied that such person will not receive substantial benefit from further hospital treatment.

26. To amend Section 1837 of the Political Code of the State of California, by providing that district school taxes voted in any fiscal year may be levied by the Board of Supervisors in the succeeding fiscal year if not previously levied by said board.

[SEAL.]

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed hereunto the Great Seal of the State of California at my office in the State Capitol, this 21st day of November, in the year of our Lord one thousand nine hundred and eleven, and of the admission of the State of California, the sixty-first.

HIRAM W. JOHNSON,
Governor.

Attest:

FRANK C. JORDAN,
Secretary of State.

Endorsed: Filed Nov. 21st, 1911.

FRANK C. JORDAN,
Secretary of State.

1870-1871

AB Proclamation
AB No 7

555

AS Can
Agricultural Census

Just Roads & Bridges
November 2nd 1871

QUARANTINE ORDER No. 6.

Sacramento, Cal., Nov. 27, 1911.

WHEREAS, Potatoes from Lyon, Churchill and Washoe counties in the State of Nevada, shipped into California, have been discovered to be infested with Eel worm (*Tylenchus devastatrix*), a destructive Nematode worm; and,

WHEREAS, The planting and throwing of such potatoes or parts thereof on the earth, would likely infest the soil with this serious pest; and,

WHEREAS, Once in the soil, its riddance is almost impossible; therefore, a horticultural quarantine be and

IS HEREBY DECLARED and ESTABLISHED, against all potatoes shipped from the counties of Lyon, Churchill and Washoe, State of Nevada into the State of California, and all horticultural commissioners and local inspectors are instructed to destroy or return infected potatoes from the counties aforesaid to the place of shipment, at the option of the shipper or his agent, and to take all proper precautions against the introduction of the Eel worm into the State of California.

A. J. Carter

State Commissioner of Horticulture

APPROVED:

[Signature]
Governor of California.

Proclamation
No 556

Revolving Credit Commission
on Nevada Territory

Dec 23/1911

QUARANTINE DIVISION
ROOM 11, FERRY BUILDING
SAN FRANCISCO, CAL.

O. E. BRENNER
CHIEF DEPUTY QUARANTINE OFFICER
FREDERICK MASKEW
DEPUTY QUARANTINE OFFICER

STATE OF CALIFORNIA
STATE COMMISSION OF HORTICULTURE

CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

A. J. COOK, . . . COMMISSIONER
G. E. MERRILL, . . CHIEF DEPUTY
E. O. ESSIG, . . . SECRETARY
MISS A. G. BIRD, . . . CLERK

INSECTARY DIVISION
CAPITOL PARK
SACRAMENTO, CAL.

E. K. CARNES
SUPERINTENDENT
E. J. BRANIGAN
FIELD DEPUTY

Sacramento, Dec. 23rd, 1911

QUARANTINE ORDER, No. 7.

WHEREAS, we have reason to believe that several districts more or less restricted in area, in the three counties of Nevada, viz., Lyon, Churchill and Washoe, which on Nov. 27th, 1911, were quarantined against the potato eel worm, are free from this pest and ought not in justice to the growers and to our people as well be denied entrance to California, and

WHEREAS, it is impracticable to exclude said districts from the quarantine; therefore,

RESOLVED, that we declare the said quarantine revoked and permit all potatoes from Nevada to enter this State, but all such potatoes must be carefully inspected upon arrival, and if a single potato is found to harbor the eel worm, the entire car will be ordered out of the State, or destroyed at the option of the shipper.

A. J. Cook

State Commissioner of Horticulture

Approved:

William D. Hewson

Governor of California

#9

395

Proclamation

Convening the

Legislature in

extraordinary session

Dec 24 1911 at 12.05

P.M.

Filed December 24 1911

John B. Gordon

Secretary of State

Executive Department,

State of California.

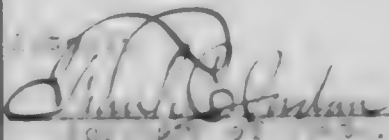
PROCEEDING IN CONVENEING THE LEGISLATURE IN
SPECIAL SESSION.

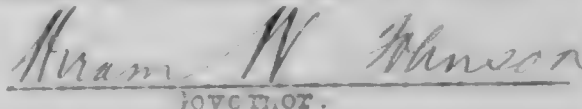
WHEREAS, an extraordinary occasion has arisen and now exists, requiring that the Legislature of the State of California be convened,

NOW, THEREFORE, I, HIRAM W. JOHNSON, Governor of the State of California, by virtue of the power and authority in me vested by Section 9 of Article V of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet and assemble in legislative session at Sacramento, California, on the 24th day of December, 1911, at 12:05 P. M. of that day for the following purpose:

1. TO CONSIDER and act upon a law for the protection of horticulture and to prevent the introduction into this State of insects or diseases or animals injurious to fruit or fruit trees, vines or vegetables, and providing for a quarantine to prevent such introduction.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed hereunto the Great Seal of the State of California at my office in the state Capitol, this 23rd day of December, in the year of our Lord one thousand nine hundred and eleven, and of the admission of the State of California, the sixty-first.


John D. Lindsay
Secretary of State.


Hiram W. Johnson
Governor.

EFB 0192

394

December 7th, 1911.

TO THE LEGISLATURE OF THE STATE OF CALIFORNIA:

It is represented to me that grave and imminent danger threatens the horticultural interests of the state of California. A pest known as the Mediterranean Fly that has, in other parts of the world, absolutely destroyed the fruits of those sections, is being constantly brought by ships into the port of San Francisco. If this pest once gets into the orchards of California, the scientists agree that our great fruit industry will be ruined. Anything that affects our horticultural interests, among the most important that we have, of necessity affects the prosperity of the state. Any danger to those interests should be promptly met, and any remedy that can be supplied, of course, should be immediately forthcoming.

To keep this pest out of California, a strict quarantine is necessary with the power in the representatives of the Horticultural Commissioner to board vessels, destroy fruits, etc. We have now no such adequate law for the full protection of our horticulture, and to prevent this ruinous and destructive pest from obtaining a foothold in California, it is necessary that we give ample powers of quarantine to our officials.

I ask you, therefore, after your session closes at noon today, to remain until 12:05 for another extra session, which I have called for the purpose of having you act upon a quarantine measure submitted by the Attorney General and the Horticultural Commissioner.

(Signed) Hiram W. Johnson.
Governor.

San Antonio Proclamation
No 10 **558**

Against (Etiwotuit, Guavas
or Mangos; from Mexico
of Anastrepha (Trypeta).
Lindus.

Jan 26/1912

STATE.
Twenty Sixth day of
January 1912.
Frank C. [illegible]

FRANK C. [illegible]
[illegible]

ADMINISTRATIVE ORDER, No. 9.

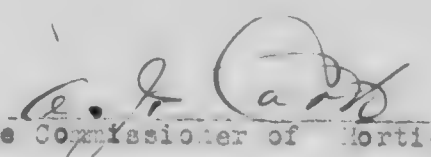
WHEREAS, There exists in several of the States of Mexico, a very serious insect pest, namely, the Mexican or Morelos Orange Fly, Anastrepha (Trypeta) ludens, Loew. and

WHEREAS, This fly attacks oranges, guavas and mangoes and is exceedingly destructive to all such fruits; and

WHEREAS, said fly is free from parasites and very difficult to combat; and

WHEREAS, Steamships from Mexican ports and railroad cars traversing these infested areas, come direct to our State, and may, and very likely will be the bearers of affected oranges, guavas or mangoes, and so may bring this Orange maggot, Anastrepha (Trypeta) ludens, into the State of California, which, if introduced, would bring incalculable loss to our people; therefore be it

DIRECTED, ORDERED and DECLARED, That a quarantine be and the same is hereby established in accordance with the law approved by Governor Johnson, January 2nd, 1912, against the importation of citrus fruits, guavas or mangoes from the States of Mexico, either by boat or rail, and that, as heretofore, all cars bringing oranges, guavas or mangoes from Mexico into the United States must be thoroughly fumigated before they enter the State of California.



State Commissioner of Horticulture

APPROVED:



Governor of the State of California

Sacramento, January 25th, 1913.

Reclamation #11
559

Releasing Guaranties
from Certain Towns in
Sulphur Co

Jan 26 1912

RECEIVED BY STATE.
Twenty Sixth Jan 26 1912
Frank C. Jordan


Frank H. Camp

QUARANTINE ORDER , No. 8.

WHEREAS, Quarantine Order No. 3, Tulare county, California, only permitted fruit to be delivered at Porterville, Lindsay, Exeter, Tulare, Visalia, Ducor, Dinuba, Cutler, Pixley, Angiola, and Terra Bella as other railroad stations of the county were without agents, and

WHEREAS, Strathmore, Sultana, Tipton, Goshen and Farmersville now have agents at each of these places, therefore

IT IS DECLARED, that all the stations named above be places for delivery of nursery stock, fruit trees, fruit and plants, and which if found free from insects or disease will be released by the Deputy Quarantine Officer of said county.



State Commissioner of Horticulture

APPROVED: 

Governor of State of California

Sacramento, January 25th, 1912.

2 FEB 10 1905

End of the collection No
12 560

Countries of Alameda, Sta
Clara, Santa Cruz.
San Mateo, San Martin
Pinar del Rio

QUARANTINE DIVISION
ROOM 11, FERRY BUILDING
SAN FRANCISCO, CAL.

O. E. BRENNER
CHIEF DEPUTY QUARANTINE OFFICER
FREDERICK MASKEW
DEPUTY QUARANTINE OFFICER

STATE OF CALIFORNIA
STATE COMMISSION OF HORTICULTURE

CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

A. J. COOK, . . . COMMISSIONER
G. E. MERRILL, . . . CHIEF DEPUTY
E. O. ESSIG, . . . SECRETARY
MISS A. G. BIRD, . . . CLERK

INSECTARY DIVISION
CAPITOL PARK
SACRAMENTO, CAL.

E. K. CARNES
SUPERINTENDENT
H. A. WEINLAND
ASSISTANT SUPERINTENDENT
E. J. BRANIGAN
FIELD DEPUTY

QUARANTINE ORDER, No. 10.

WHEREAS, there exists in the nurseries of Santa Clara, Alameda, Santa Cruz and San Mateo counties a serious insect pest known as the California or Western peach tree borer, Sanninoidea pacifica, Riley, and

affected
WHEREAS, several trees have been shipped from said nurseries into other counties of California within the past few days; and,

WHEREAS, said insect is a serious enemy of all stone-fruit trees, as the borers girdle or seriously wound the crown of infested peach, plum, apricot, prune, nectarine, cherry, almond trees; and,

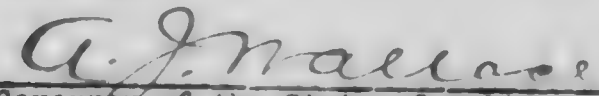
WHEREAS, this caterpillar or borer is not known to be a pest in other counties and its introduction would be a serious injury, and must be resisted; and

WHEREAS, the borer when young and small will elude the keenest inspection; therefore

IT IS HEREBY ORDERED, DIRECTED, and DECLARED that a quarantine be and the same is hereby established in accordance with Section 2319b of the Political Code of the State of California, against the shipment of peach, plum, apricot, prune, nectarine, cherry and almond trees from any of the aforesaid counties.


State Commissioner of Horticulture

APPROVED:


Acting Governor of the State of California

Sacramento, January 29th, 1912.

Quarantine Proclamation
No 13561

Against Moken
Beach box

QUARANTINE DIVISION
P.O. BOX 11, FERRY BUILDING
SAN FRANCISCO, CAL.

O. E. BREMNER
CHIEF DEPUTY QUARANTINE OFFICER
FREDERICK MASKEW
DEPUTY QUARANTINE OFFICER

STATE OF CALIFORNIA
STATE COMMISSION OF HORTICULTURE

CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

A. J. COOK, COMMISSIONER
J. E. MERRILL, CHIEF DEPUTY
E. O. ESSIG, SECRETARY
MISS A. G. BIRD, CLERK

INSECTARY DIVISION
CAPITOL PARK
SACRAMENTO, CAL.

E. K. CARNES
SUPERINTENDENT
H. A. WEINLAND
ASSISTANT SUPERINTENDENT
E. J. BRANIGAN
FIELD DEPUTY

Quarantine Order, No. 11.

WHEREAS, there exists in the nurseries of Santa Clara, Alameda, Santa Cruz, and San Mateo counties a serious insect pest known as the California or Western peach tree borer, Sanninoidea pacifica, Riley; and

WHEREAS, several affected trees have been shipped from said nurseries into other counties of California within the past few days; and

WHEREAS, said insect is a serious enemy of all stone-fruit trees, as the borers girdle or seriously wound the crown of infested peach, plum, apricot, prune, nectarine, cherry, and almond trees; and

WHEREAS, this caterpillar or borer is not known to be a pest in other counties and its introduction would be a serious injury, and must be resisted; and

WHEREAS, the borer when young and small will elude the keenest inspection; therefore

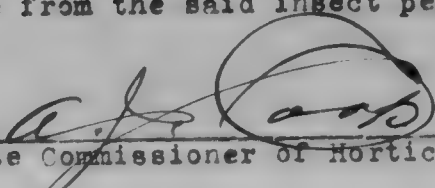
It is hereby determined and found that said peach tree borer, Sanninoidea pacifica, Riley, does exist in each of said counties of Santa Clara, Alameda, Santa Cruz and San Mateo, in said State of California, and that said pest is a serious insect pest, as above described;

IT IS HEREBY ORDERED, DIRECTED AND DECLARED that a quarantine be and the same is hereby established in accordance with Section 2319b of the Political Code of the State of California, and in accordance with law, against the shipment or transportation or passage or movement of any and all peach, plum, apricot, prune, nectarine, cherry and almond trees from the said counties of Santa Clara, Alameda, Santa Cruz and San Mateo in the State of California, and from each of the same, to any other county or counties in the State of California, and a quarantine as above set forth is hereby established in each and all of said counties;

AND IT IS FURTHER ORDERED, that none of the said trees above described be permitted to pass over the quarantine line as herein established and proclaimed, during the maintenance of this quarantine, except upon due inspection and examination, as provided by law, by a commissioner or deputy commissioner, and a certificate of inspection signed by a commissioner or deputy commissioner as provided by law, showing the the said nursery

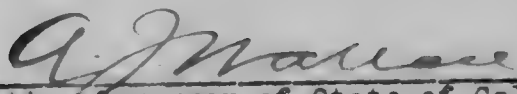
Quarantine Order, No.11, continued.

stock or trees to be free from the said insect pest above described.



State Commissioner of Horticulture

APPROVED:



Acting Governor of State of California

Sacramento, February 2, 1912.

FEB 20 1897

Quarantine Proclamation
No 14 562

Amending Nos 12013

QUARANTINE DIVISION
ROOM 11, FERRY BUILDING
SAN FRANCISCO, CAL.

O. E. BREMNER
CHIEF DEPUTY QUARANTINE OFFICER
FREDERICK MASKEW
DEPUTY QUARANTINE OFFICER

STATE OF CALIFORNIA
STATE COMMISSION OF HORTICULTURE

CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

A. J. COOK . . . COMMISSIONER
G. E. MERRILL . . . CHIEF DEPUTY
E. O. ESSIG . . . SECRETARY
MISS A. G. BIRD . . . CLERK

INSECTARY DIVISION
CAPITOL PARK
SACRAMENTO, CAL.


E. K. CARNES
SUPERINTENDENT
H. A. WEINLAND
ASSISTANT SUPERINTENDENT
E. J. BRANIGAN
FIELD DEPUTY

QUARANTINE ORDER, No. 12.


WHEREAS, There was established January 29th, 1912, Quarantine Order No. 10, and February 2nd, Quarantine Order No. 11 whereby all stone fruit nursery stock, to-wit: peach, plum, prune, apricot, nectarine, cherry and almond, was prohibited shipment from four counties, viz: Alameda, Santa Clara, Santa Cruz, and San Mateo into other counties of the State; and,

And, we find, as we hope, that we can secure the same results by arranging for a more thorough inspection of the nursery stock of said counties, with less loss and disappointment; therefore,

BE IT RESOLVED, That Quarantine Order No. 10, and Quarantine Order No. 11, be revoked, only to be re-established against any nursery which may continue to send out infected stock.


State Commissioner of Horticulture

APPROVED:


Acting Governor of State of California

Sacramento, February 3rd. 1912

563

Quarantine Proclamation
No 16

Against Oranges, Sweet Limes
Guavas, Mangoes from
Mexico & Orange
Mojave.

SECRETARY OF STATE.

the Twentieth day of
February A. D. 1912

Frank C. Jordan

By Frank H. Cannon
DEPUTY

QUARANTINE DIVISION
ROOM 11, FERRY BUILDING
SAN FRANCISCO, CAL.

O. E. BREMNER
CHIEF DEPUTY QUARANTINE OFFICER
FREDERICK MASKEW
DEPUTY QUARANTINE OFFICER

STATE OF CALIFORNIA
STATE COMMISSION OF HORTICULTURE

CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

A. J. COOK, . . . COMMISSIONER
G. E. MERRILL, . . . CHIEF DEPUTY
E. O. ESSIG, . . . SECRETARY
MISS A. G. BIRD, . . . CLERK

INSECTARY DIVISION
CAPITOL PARK
SACRAMENTO, CAL.

E. K. CARNES
SUPERINTENDENT
H. A. WEINLAND
ASSISTANT SUPERINTENDENT
E. J. BRANIGAN
FIELD DEPUTY

QUARANTINE ORDER, No. 13

WHEREAS, There exists in several of the States of Mexico, a very serious insect pest, namely, the Mexican or Morelos Orange fly, Anastrepha (Trypeta) ludens Leow., and

WHEREAS, This fly attacks oranges, sweet limes, guavas and mangoes and is exceedingly destructive to all such fruits; and

WHEREAS, Said Orange fly is free from parasites and is very difficult to combat; and

WHEREAS, Steamships from Mexican ports and railroad cars traversing these infested areas, come direct to our State, and may, and very likely will, be the bearers of affected oranges, sweet limes, guavas and mangoes, and so may bring this Orange Maggot, Anastrepha (Trypeta) ludens, into the State of California, which, if introduced, would bring incalculable loss to our people; therefore be it

DIRECTED, ORDERED and DECLARED, that a quarantine be and the same is hereby established in accordance with the law approved by Governor Johnson January 2nd, 1912, against the importation of oranges, sweet limes, guavas and mangoes from the State of Mexico, either by boat or rail, and that, as heretofore, all cars bringing oranges, sweet limes, guavas or mangoes from Mexico into the United States, other than California, must be thoroughly fumigated before they bring any freight whatever into the State of California, and any quarantine heretofore established against the importation of citrus fruits into the State of California, from said Mexico, is hereby modified and removed to the extent of, and in accordance with, this quarantine order.


State Commissioner of Horticulture

APPROVED:


Acting Governor of State of California

Sacramento, February 13, 1912.

Proclamation No. 397

George W. Bush
President of the United States

FILED in the office of the

~~Secretary of the State~~

at San Antonio

on February 10

at

Frank C. Jordan

By _____

Record Book _____

Executive Department,
State of California.

P R O C L A M A T I O N .

Public attention has recently been directed through the press and by proclamation of the Hon. Wm. H. Taft, President of the American Red Cross Society, to the dreadful conditions of famine and starvation which obtain in certain provinces of China.

Several millions of natives have, by reason of successive years of flood and inundation, been reduced to a condition of abject want and poverty, and for the purpose of relieving their present suffering and to provide against a recurrence of their misfortunes, immediate financial assistance is required. California has ever answered the call of distress and has always contributed her meed to the cause of the afflicted. As Acting President of the Red Cross Society of the State of California, I, therefore, call once more upon our citizens to come to the relief of these needy people of a sister nation. Contributions should be sent to any of the following members of the California Red Cross Board of Directors:

O. K. Cushing,	San Francisco.
Rev. Charles A. Ramm,	" "
Wm. H. Cricker	" "
Leon Sloss,	" "
W. E. Gerber.	Sacramento.
T. S. Montgomery	San Jose.
Arthur Letts,	Los Angeles.
George W. Marston,	San Diego.
Hon. W. W. Morrow,	San Francisco.

Dated at Sacramento, this 10th day of February, 1912.

C. J. Wallace
Lieutenant and Acting Governor and Acting
President of the California State Board
of the American Red Cross.

IF 36701400

Proclamation
1 364

Filed in the Office of the
SECRETARY OF STATE,
the *Eleventh* day of
March 191*2*
Frank C. Jordan,

DEPUTY SECRETARY OF STATE
Frank H. Taylor
DEPUTY

book, Page

STATE OF CALIFORNIA,
OFFICE OF STATE VETERINARIAN,
P R O C L A M A T I O N .

EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA.

Sacramento, Cal., March 7, 1912.

WHEREAS, the fact has been determined by the State Veterinarian of the State of California that an infectious disease known as splenic, Southern or Texas fever exists among cattle in the following named states, to wit: Oklahoma, Texas, Missouri, Arkansas, Louisiana, Mississippi, Tennessee, Alabama, Virginia, North Carolina, South Carolina, Georgia and Florida; and

WHEREAS, under and by virtue of an Act of the Legislature of the State of California, entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1906, and March 28, 1907, and as further amended and approved March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of splenic, southern or Texas fever to cattle within the State of California, should cattle from the aforesaid states be imported into the State of California, has, on this 7th day of March 1912, made and established the following rules and regulations as to the importations of cattle from the aforesaid states:

From and after this 7th day of March 1912, every person, company, corporation, their agents and servants, are hereby prohibited from bringing into the State of California any cattle originating or being in that area of territory in the United States south of the Federal quarantine line which has been or may be established by the United States Department of Agriculture, or any cattle, or other animals infested with the *Margaropus annulatus* tick, except in accordance with the regulations of the United States Department of Agriculture, or except when said cattle are shipped or transported on railroad trains for immediate slaughter, and when so shipped or transported by railroad, the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying said cattle shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the way bills of said shipments shall have a note on its face with a similar statement.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner;

(a) Remove all litter and manure. This litter and manure must be stored where no cattle can come into contact with it for a period of at least six months.

(b) Wash the cars with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture made of one and one half pounds of lime and one quarter pound of pure car-bolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

It is further ordered that violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, therefore, I, Hiram W. Johnson, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California, and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in section eight of that said Act of the Legislature of the State of California, entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this seventh day of March A. D., 1912.


Governor of the State of California.

Attest:


Secretary of State.



Proclamation

584

Filed in the Office of the
SECRETARY OF STATE.
the 10 month day of
March 1912
Frank C. Jordan :

B Frank H. Brown
DEPUTY

How. Book, Page

State of California,
OFFICE OF STATE VETERINARIAN.
Sacramento.

P R O C L A M A T I O N .

EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA.

Sacramento, Cal., March 7, 1912.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in certain counties and portions of counties in the State of California hereinafter named are liable to communicate an infectious disease known as Texas, splenetic or southern fever to cattle located in other counties and portions of counties in the State of California should said cattle located in the counties and portions of counties hereinafter named be shipped, moved, transported, driven or grazed over the lands situated in other counties and portions of counties in the State of California; and,

WHEREAS, Under and by virtue of an Act of the Legislature of the State of California, entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor", which became a law March 13, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended and approved March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic or southern fever in cattle has, on this seventh day of March 1912, quarantined the following counties and portions of counties in the State of California:

The entire county of San Diego.

All that part of Orange County located south and west of a line beginning at the Pacific Ocean in the town of New Port Beach; thence northeasterly following the center of the New Port-Tustin Road to its intersection with the Santa Ana-Trabuco Road; thence southeasterly following the center of said Santa Ana-Trabuco Road to its intersection with the Aliso Canyon Road; thence northeasterly following the center of said Aliso Canyon Road to the north line of township 6 south, range 6 west; thence east on said township line to its intersection with the eastern boundary line of Orange County.

All that part of San Luis Obispo County lying west and south of a line commencing at the point of the intersection of the township line between township 32 S., R. 17 E. and 32 S., R. 18 E., and the Santa Maria River on the southern boundary of the county of San Luis Obispo, and extending northerly on said township line between townships 32 S., R. 17 E., 32 S., R. 18 E. and 31 S., R. 17 E., and 31 S., R. 18 E., to its intersection with the summit of the Santa Lucia range of mountains; thence following the summit of the Santa Lucia range of mountains northerly and northwesterly to its intersection with the northerly boundary

any line of San Luis Obispo County.

HERLAS, The State Veterinarian has, on this seventh day of March 1912, made and established the following rules and regulations as to the movements of cattle from said quarantined counties and quarantined portions of counties into other counties or portions of counties in the State of California;

From and after this 7th day of March 1912, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing or permitting to be driven, led, moved, transported, carried or drifted into any other county or portion of county in the State of California, any cattle originating or being in the aforesaid quarantined counties and portions of quarantined counties, unless such cattle have first been inspected by the State Veterinarian or his duly authorized deputy and are accompanied by a certificate issued by such officer stating that said cattle are free from contagious and infectious diseases and cattle ticks (*Hemaphysalis annulatus*); provided, however, that when said cattle are shipped or transported on railroad trains for immediate slaughter inspection and certification of such cattle will not be required, but that when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store or shelter animals or merchandise.

All cars carrying said cattle shall bear placards stating that said cars contain "SOUTHERN CATTLE", and each of the way bills of said shipments shall have a note on its face with a similar statement.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner;

(a) Remove all litter and manure. This litter and manure must be stored where no cattle can come into contact with it for a period of at least six months.

(b) Wash the cars with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture made of one and one half pounds of lime and one quarter pound of pure carbolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

It is further ordered that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

NOW, THEREFORE, I, HERMAN W. JOHNSON, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the counties and portions of counties named in this proclamation quarantined within the State of California, and further hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within the State of California, and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in

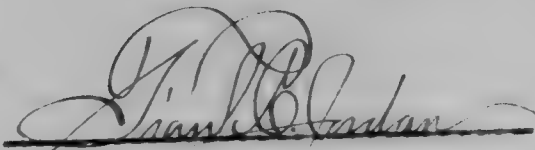
section eight of that said Act of the Legislature of the State of California entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this Act, and to provide an appropriation therefor."

In Witness Whereof, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this seventh day of March A. D., 1912.



Governor of the State of California.

Attest:



Secretary of State.



1173070-4021

Pat. 1914

No 19 396

Pat. 1914

Filed in the Office of the
SECRETARY OF STATE,
the *second* day of
April A. D. 191*4*

Frank C. Jordan

By *Frank C. Jordan*
DEPUTY.

Reold Book, Page

Executive Department,

State of California.

It is a matter of common knowledge that during each year an enormous amount of property is destroyed by fire, with a consequent loss of many millions of dollars. In many instances this great fire waste is occasioned by carelessness, the lack of cleanliness or the accumulation of rubbish in yards, cellars, alleyways and unfrequented streets.

In many states of the Union, a day in each year is set apart by the Chief Executive as a fire prevention day, and efforts are there made to remove these causes of conflagration.

In order, therefore, that the attention of the people of this State shall be directed to these conditions and that they may, by proper action, lessen in material degree local fire destruction and waste, I, as Governor of the State of California, DO HEREBY PROCLAIM,

THURSDAY

the eighteenth day of April, 1912, as "FIRE PREVENTION DAY" for the State of California.



IN WITNESS WHEREOF I have hereunto

set my hand and caused the
Great Seal of the State of
California to be attached
this 1st day of April, 1912.

William H. Hixon

Governor.

[Signature]
Secretary of State

[F3270:402A]

396

1912

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**Executive Department,
State of California.**

It is a matter of common knowledge that during each year an enormous amount of property is destroyed by fire, with a consequent loss of many millions of dollars. In many instances this great fire waste is occasioned by careless acts, the lack of cleanliness or the accumulation of rubbish in yards, cellars, alleyways and unfrequented streets.

In many states of the Union, a day in each year is set apart by the chief executive as a fire prevention day, and efforts are then made to remove these causes of conflagration.

In order, therefore, that the attention of the people of this state shall be directed to these conditions and that they may, by proper action, lessen the material damage to life and property and waste, I, as Governor of the State of California, do hereby proclaim,

THURSDAY

the eighteenth day of April, 1912, as "Fire Prevention Day" for the State of California.



I, _____, Governor of the State of California, do hereby proclaim and cause to be proclaimed of the State of California to be observed this eighteenth day of April, 1912.

Wm. H. Henshaw

[Signature]

4. *clausura* 392

JUL 11 1907
 STATE OF NEW YORK
 In SENATE
 REPORT OF THE

Report of _____ Page _____

DANIEL A. RYAN
ATTORNEY AND COUNSELLOR AT LAW
HUMBOLDT BANK BLDG SAN FRANCISCO

1 PROCLAMATION BY THE GOVERNOR

2 OF THE DUE ADOPTION AND RATIFICATION BY THE PEOPLE OF THE STATE
3 OF CALIFORNIA OF THAT CERTAIN ACT ENTITLED "AN ACT TO PROVIDE
4 FOR THE ISSUANCE AND SALE OF STATE BONDS TO CREATE A FUND FOR
5 THE ACQUISITION BY THE BOARD OF STATE HARBOR COMMISSIONERS, OF
6 A NECESSARY AREA FOR A TIDAL BASIN, FOR WHARVES, DOCKS, PIERS,
7 HARBORS AND APPURTENANCES, IN THE CITY AND COUNTY OF SAN FRAN-
8 CISCO; TO CREATE A SINKING FUND FOR THE PAYMENT OF SAID BONDS;
9 AND DEFINING THE DUTIES OF STATE OFFICERS IN RELATION THERETO;
10 MAKING AN APPROPRIATION OF ONE THOUSAND DOLLARS FOR THE EXPENSE
11 OF PRINTING SAID BONDS; AND PROVIDING FOR THE SUBMISSION OF THIS
12 ACT TO A VOTE OF THE PEOPLE," APPROVED MARCH 24, 1909; AND THAT
13 THE SAID ACT AND EACH AND ALL OF THE PROVISIONS THEREOF ARE IN
14 FULL FORCE AND EFFECT AND IRREPEALABLE UNTIL THE PRINCIPAL AND
15 INTEREST OF THE LIABILITIES THEREIN CREATED SHALL BE PAID AND
16 DISCHARGED.
17

18 State of California

19 EXECUTIVE DEPARTMENT

20
21 WHEREAS, the legislature of the State of California at a
22 regular session thereof commencing on the 4th day of January,
23 1909, did duly and regularly pass a certain act entitled "An act
24 to provide for the issuance and sale of state bonds to create a
25 fund for the acquisition by the board of state harbor commission-
26 ers, of a necessary area for a tidal basin, for wharves, docks,
27 piers, harbors and appurtenances, in the city and county of San
28 Francisco; to create a sinking fund for the payment of said bonds;
29 and defining the duties of state officers in relation thereto;
30 making an appropriation of one thousand dollars for the expense
31 of printing said bonds; and providing for the submission of this
32

1 act to a vote of the people," which said act was duly approved
2 on March 24, 1909; and

3 WHEREAS, said act provides, among other things, that the
4 same shall be submitted to the People of the State of California
5 for their ratification at the next general election to be holden
6 in the month of November, A.D. nineteen hundred and ten, and that
7 the Governor shall include the submission of said act to the
8 people in his proclamation calling for said general election;
9 and

10 WHEREAS, the Secretary of State did cause the said act to be
11 duly published for the time and in the manner therein provided
12 and in accordance with said act and as provided by Section One
13 of Article XVI of the Constitution of the State of California; and

14 WHEREAS, pursuant to the terms and provisions of said act,
15 and pursuant to law, the said Governor of the State of Califor-
16 nia did duly include in his proclamation calling said general
17 election, aforesaid, the submission of said act to the People of
18 the State of California; and

19 WHEREAS, said act was duly submitted to the People of the
20 State of California in accordance with the terms thereof for
21 their ratification at the said general election held in the
22 month of November, A.D. nineteen hundred and ten; and

23 WHEREAS, pursuant to the terms and provisions of said act,
24 and pursuant to law, the votes cast for or against said act were
25 counted, returned and canvassed and declared in all respects as
26 provided by said act and by law; and

27 WHEREAS, it was found and ascertained when said votes were
28 counted, returned and canvassed and declared, as hereinabove
29 stated, that said act did receive in favor thereof a majority of
30 all the votes cast for and against it at said election aforesaid,
31 and
32

1 WHEREAS, said act did receive in favor thereof a majority
2 of all the votes cast for and against it at said election afore-
3 said and thereupon did become and now is in full force and
4 effect as therein provided, and shall have effect as therein
5 provided and shall be irrepealable until the principal and
6 interest of the liabilities in and by said act created shall
7 be paid and discharged; and the said act providing that the
8 Governor shall make proclamation thereof,

9 NOW, THEREFORE, I, HERMAN W. JOHNSON, Governor of the State
10 of California, pursuant to and in accordance with the terms
11 and provisions of said act, and in accordance with law, do
12 hereby proclaim:

13 FIRSTLY:- That in accordance with that certain act
14 entitled "An act to provide for the issuance and sale of state
15 bonds to create a fund for the acquisition by the board of
16 state harbor commissioners, of a necessary area for a tidal
17 basin, for wharves, docks, piers, harbors and appurtenances,
18 in the city and county of San Francisco; to create a sinking
19 fund for the payment of said bonds; and defining the duties of
20 state officers in relation thereto; making an appropriation of
21 one thousand dollars for the expense of printing said bonds; and
22 providing for the submission of this act to a vote of the people,"
23 approved March 24, 1903, the Secretary of the State of Califor-
24 nia did cause the said act to be duly published for the time and
25 in the manner therein provided and in accordance with said act
26 and as provided by Section One of Article XVI of the Constitu-
27 tion of the State of California;

28 SECONDLY:- That in accordance with the terms and provisions
29 of said act, aheresinaabove referred to and hereinafter set forth,
30 I, the said Governor of the State of California, did duly include
31 in my proclamation calling said general election to be held, and
32

1 which was held on the eighth day of November, nineteen hundred
2 and ten, the submission of said act to the People of the State
3 of California, and the said act was duly submitted to the
4 People of the State of California in accordance with the terms
5 thereof and according to law for their ratification at the said
6 general election so held on the eighth day of November, nineteen
7 hundred and ten;

8 THIRTEENLY:- That pursuant to the terms and provisions of said
9 act, and pursuant to law, the votes cast for and against said
10 act were counted, returned and canvassed and declared in all
11 respects as provided by said act and by law, from which it
12 appeared that said act received a majority of all the votes
13 cast for and against it at said general election aforesaid,
14 that is to say, of all the votes cast for and against it at said
15 election a majority of said votes were cast for said act;

16 FOURTEENTHLY:- That the said act did receive in favor thereof
17 a majority of all the votes cast for and against it at said
18 election, that is to say, of all the votes cast for and against
19 said act at said election aforesaid, the majority of said votes
20 were cast for said act, and thereupon said act had effect as in
21 said act provided, and thereupon did become and now is in full
22 force and effect as in said act provided, and irrevocable until
23 the principal and interest of the liabilities in and by said act
24 created shall be paid and discharged;

25 FIFTEENTHLY:- That said act is in words and figures following:
26 to-wit:

27 An act to provide for the issuance and sale of state bonds
28 to create a fund for the acquisition by the board of state harbor
29 commissioners, of a necessary area for a tidal basin, for wharves,
30 docks, piers, harbors and appurtenances, in the city and county of
31 San Francisco; to create a sinking fund for the payment of said
32

1 bonds; and defining the duties of state officers in relation
2 thereto; making an appropriation of one thousand dollars for
3 the expense of printing said bonds; and providing for the
4 submission of this act to a vote of the people.

5 (Approved March 24, 1909.)

6 The people of the State of California, represented in senate
7 and assembly, do enact as follows:

8 Section 1. For the purpose of providing a fund for the
9 payment of the indebtedness authorized to be incurred by the
10 board of state harbor commissioners for the acquisition of the
11 necessary area for a tidal basin, extending the area of India
12 basin, on the water front of the city and county of San Fran-
13 cisco, as provided in an act entitled: "An act to authorize
14 and direct the board of state harbor commissioners to institute
15 condemnation proceedings against certain property north of
16 India basin, and extending to Islais creek in the city and
17 county of San Francisco, and extending the jurisdiction of said
18 board over the same, and providing for the payment of judgments
19 from the proceeds of bonds issued and sold under the provisions
20 of an act entitled "An act to provide for the issuance and sale
21 of state bonds to create a fund for the acquisition by the board
22 of state harbor commissioners, of a necessary area for a tidal
23 basin, for wharves, docks, piers, harbors and appurtenances, in
24 the city and county of San Francisco; to create a sinking fund
25 for the payment of said bonds; and defining the duties of state
26 officers in relation thereto; making an appropriation of one
27 thousand dollars for the expense of printing said bonds; and
28 providing for the submission of this act to a vote of the people,"
29 the state treasurer shall, immediately, after the issuance of the
30 proclamation of the governor, provided for in section 10 hereof,
31 prepare one thousand suitable bonds of the State of California, in

1 the denomination of one thousand dollars each. The whole
2 issue of said bonds shall not exceed the sum of one million
3 dollars, and said bonds shall bear interest at the rate of four
4 per centum per annum, from the time of the sale thereof, and
5 both principal and interest shall be payable in gold coin of
6 the present standard value, and they shall be payable at the
7 office of the state treasurer, at the expiration of seventy-four
8 years from their date, subject, however, to redemption by lot
9 as in this act hereinafter provided. Said bonds shall bear
10 date the second day of January, A. D. 1911, and shall be made
11 payable on the second day of January, A. D. 1985. The interest
12 accruing on such of said bonds as are sold, shall be due and
13 payable at the office of the state treasurer, on the second day
14 of January, and on the second day of July, of each year after
15 the sale of the same; provided that the first payment of interest
16 shall be made on the second day of January, A. D. 1912, on so
17 many of said bonds as may have been theretofore sold. At the
18 expiration of seventy-four years from the date of said bonds,
19 all bonds sold shall cease to bear interest, and likewise all
20 bonds redeemed by lot shall cease to bear interest, as in this
21 act provided, and the said state treasurer shall call in, forth-
22 with pay and cancel the same, out of moneys in the "India
23 basin sinking fund," provided for in this act, and he shall
24 on the first Monday of January, A. D. 1985, also cancel and
25 destroy all bonds not theretofore sold. All bonds issued shall
26 be signed by the governor, and countersigned by the controller,
27 and shall be endorsed by the state treasurer, and each shall
28 have the seal of the state stamped thereon. Each bond shall
29 contain a clause that it is subject to redemption by lot after
30 the year nineteen hundred and thirty-nine.

31 Sec. 2. Interest coupons shall be attached to each of said
32

1 bonds, so that such coupons may be removed without injury
2 to or mutilation of the bond. Said coupons shall be consecu-
3 tively numbered, and shall be signed by the state treasurer.
4 But no interest on any of said bonds shall be paid for any
5 time which may intervene between the date of any of said bonds,
6 and the issue and sale thereof to a purchaser.

7 Sec. 3. The sum of one thousand dollars is hereby appro-
8 priated to pay the expense that may be incurred by the state
9 treasurer in having said bonds prepared. Said amount shall
10 be paid out of the "San Francisco harbor improvement fund,"
11 on controller's warrants, duly drawn for that purpose.

12 Sec. 4. When the bonds authorized to be issued under this
13 act shall be duly executed, they shall be sold by the state
14 treasurer at public auction to the highest bidder for cash, in
15 such parcels and numbers as said state treasurer shall determine,
16 but said treasurer must reject any and all bids for said bonds,
17 or for any of them, which shall be below the par value of said
18 bonds so offered for sale, and he may by public announcement
19 at the place and time fixed for the sale, for good and sufficient
20 cause, continue such sale as to the whole of the bonds offered
21 or any part thereof offered, to such time and place as he may
22 select, not exceeding, however, sixty days. Due notice of the
23 time and place of sale of all bonds, and of the postponement of
24 sale thereof, must be given by said treasurer by publication in
25 two newspapers published in the city and county of San Francisco,
26 and also by publication in one newspaper published in the City
27 of Oakland, and by publication in one newspaper published in the
28 city of Los Angeles, and by publication in one newspaper publish-
29 ed in the city of Sacramento, once a week during four weeks prior
30 to such sale. The costs of such publication shall be paid out of
31 the "San Francisco harbor improvement fund" on controller's
32

1 warrants duly drawn for that purpose. The proceeds of the sale
2 of such bonds shall be forthwith paid over by said treasurer
3 into the treasury, and must be by him kept in a separate fund
4 to be known and designated as the "India basin fund," and must
5 be used exclusively for the acquisition of the area described
6 in the act referred to in section 1 hereof. Drafts and warrants
7 upon said fund shall be drawn upon and shall be paid out of said
8 fund in the same manner as drafts and warrants are drawn upon
9 and paid out of the "San Francisco harbor improvement fund."

10 Sec. 3. For the payment of the principal and interest of
11 said bonds a sinking fund to be known and designated as the
12 "India basin sinking fund" shall be, and the same is hereby
13 created as follows, to-wit: The state treasurer shall, on the
14 first day of each and every month, after the second day of
15 December, A. D. 1920, take from the "San Francisco harbor
16 improvement fund," such sum as, multiplied by the time the bonds
17 then sold and outstanding have to run, will equal the principal
18 of the bonds sold and outstanding at the time said treasurer shall
19 so take said sum from said "San Francisco harbor improvement
20 fund," less the amount theretofore taken therefrom for said
21 purpose; and he shall place the sum in the "India basin sinking
22 fund," created by this act. Said state treasurer shall, on
23 controller's warrants, duly drawn for that purpose, employ the
24 moneys in said sinking fund in the purchase of bonds of the
25 United States, or of the State of California, or of the several
26 counties or municipalities of the State of California, which
27 said bonds shall be kept in a proper receptacle, appropriately
28 labeled; but he must always keep on hand a sufficient amount of
29 money in said sinking fund with which to pay the interest on such
30 of the state bonds herein provided to be issued as may have there-
31 tofore been sold; and to provide means for the payment of interest
32

1 on the bonds that may be sold and outstanding, said treasurer
2 shall monthly take from the "San Francisco harbor improvement
3 fund," and pay into said "India basin sinking fund," an amount
4 equal to the monthly interest then due on all bonds then sold,
5 delivered and outstanding. The board of state harbor commis-
6 sioners is hereby authorized and directed by the collection of
7 dockage, tolls, rents, wharfage and cramage, to collect a sum
8 of money sufficient for the purposes of this act, over and above
9 the amount limited by section two thousand five hundred and
10 twenty-six of the Political Code of the State of California.
11 Between the first and tenth day of November, in the year nine-
12 teen hundred and forty, and between the first and tenth day of
13 November of each year thereafter, until the maturity of said
14 bonds, the said treasurer shall, in the presence of the
15 governor, proceed to draw by lot such an amount of bonds as shall
16 be requisite to exhaust as nearly as may be, the amount in said
17 sinking fund at that time, and shall thereupon and before the
18 tenth day of December following, give notice by public adver-
19 tisement to be inserted twice a week for two weeks in two news-
20 papers published in the city and county of San Francisco, and
21 also in one newspaper published in the city of Oakland, and also
22 in one newspaper published in the city of Los Angeles, and also
23 in one newspaper published in the city of Sacramento, stating the
24 number of bonds so drawn, and that the principal of said bonds
25 shall be paid on presentation to the treasurer on or before the
26 second day of January, following, and that from and after each
27 last named date, all interest upon bonds thus drawn shall cease,
28 and it shall be the duty of the treasurer as soon as said bonds
29 so drawn by lot are surrendered to him and paid, to cancel the
30 same, and the interest coupons thereon, and each year beginning
31 with the year nineteen hundred and forty, the said treasurer
32

1 shall, in the manner aforesaid, proceed to draw by lot such an
2 amount of bonds as shall be requisite to exhaust as nearly as
3 may be the amount in said sinking fund, and proceed in the
4 manner hereinabove stated. After the payment of all said bonds,
5 the surplus or balance remaining in said sinking fund, if any
6 there be, shall forthwith be paid into the "San Francisco
7 harbor improvement fund." At the time of the respective draw-
8 ings by lot, as aforesaid, and also at the maturity of said
9 state bonds, said treasurer shall sell the United States bonds,
10 or other bonds, then in said sinking fund, at governing market
11 rates, after advertising the sale thereof, in the manner herein-
12 before provided for the sale of bonds hereby authorized to be
13 issued, and shall use the proceeds for the payment of such
14 bonds as may be drawn by lot, and at the maturity of said bonds
15 outstanding shall pay and redeem said matured outstanding bonds,
16 out of said money in said fund, in extinguishment of said bonds,
17 on controller's warrants, duly drawn for that purpose.

18 Sec. 6. The state controller and the state treasurer
19 shall keep full and particular account and record of all of their
20 proceedings under this act, and they shall transmit to the
21 governor an abstract of all such proceedings thereunder, with an
22 annual report to be by the governor laid before the legislature
23 biennially; and all books and papers pertaining to the matter
24 provided for in this act shall at all times be open to the in-
25 spection of any party interested, or the governor, or the
26 attorney general, or a committee of either branch of the legis-
27 lature, or a joint committee of both, or any citizen of the state.

28 Sec. 7. It shall be the duty of the state treasurer to pay
29 the interest of said bonds when the same falls due, out of the
30 sinking fund provided for in this act, on controller's warrants
31 duly drawn for that purpose.
32

tion calling for said general election.

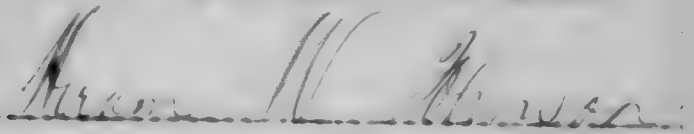
Sec. 1. The vote cast for or against this act shall be counted, counted and returned in the same manner and subject to the same rules as votes cast for state officers; and if it appear that said act shall have received a majority of all the votes cast for or against it at said election, as provided, then the said act shall have effect as law, notwithstanding any objectionable matter or principle and interest of public utilities heretofore created shall be paid and discharged, and the governor shall make proclamation thereof; but if a majority of the votes cast, as aforesaid, are against this act, then the same shall be of no account.

Sec. 2. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three weeks next preceding the general election to be held in the month of November, . . . nineteen hundred and ten; the cost of publication shall be paid out of the general fund, or out of the war fund, and drawn for that purpose.

Sec. 3. This act shall be known and cited as the "Indian Reservoir Act."

All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California, at my Capitol, this 18th day of April, A. D. 1912, One Thousand Nine Hundred and Twelve.


Governor of the State of California.


Secretary of State.

DANIEL A. RYAN
ATTORNEY AND COUNSELLOR AT LAW
1001-1002 HUMBOLDT BANK BUILDING
788 MARKET STREET

SAN FRANCISCO. November 24, 1911.

Hon. Hiram W. Johnson,
Governor of the State of California.
Sacramento, California.

My dear Governor:

At Mr. Dwyer's suggestion I have prepared and enclose herewith a copy of a proposed proclamation by you of the existence of the India Basin Act as a statute. I have personally compared the copied act with the statute as printed, but would suggest the advisability of having it compared with the original act on file in Sacramento.

With kind personal regards, I am,

Very sincerely yours,

Daniel A. Ryan

Incl.

29 -----, to create a sinking fund for the payment of said bonds;
30 and defining the duties of state officers in relation thereto;
31 making an appropriation of one thousand dollars for the expense
32 of printing said bonds; and providing for the submission of this

DANIEL A. RYAN
ATTORNEY AND COUNSELLOR AT LAW
1001-1002 HUMBOLDT BANK BUILDING
785 MARKET STREET

SAN FRANCISCO. November 24, 1911.

Hon. Hiram W. Johnson,

Governor of the State of California,

Sacramento, California.

Dear Sir:

By mistake, an extra copy of the
Proclamation which Mr. Ryan intended to send
in his letter of today was omitted and I
enclose it herewith.

Respectfully,

Zelma Van Atta

29 -----, to create a sinking fund for the payment of said bonds;
30 and defining the duties of state officers in relation thereto;
31 making an appropriation of one thousand dollars for the expense
32 of printing said bonds; and providing for the submission of this

PLAS 422
88 "YAN"

DANIEL A. RYAN
ATTORNEY AND COUNSELLOR AT LAW
1001-1002 HUMBOLDT BANK BUILDING
783 MARKET STREET

SAN FRANCISCO. November 24, 1911.

Hon. Hiram W. Johnson,
Governor of the State of California,
Sacramento, California.

Dear Sir:

By mistake, an extra copy of the
Proclamation which Mr. Ryan intended to send
in his letter of today was omitted and I
enclose it herewith.

Respectfully,

Lelma Van Atta

20 and defining the duties of state officers in relation thereto;
30 making an appropriation of one thousand dollars for the expense
31 of printing said bonds; and providing for the submission of this
32

1 P R O C L A M A T I O N B Y T H E G O V E R N O R

2 OF THE DUE ADOPTION AND RATIFICATION BY THE PEOPLE OF THE STATE
3 OF CALIFORNIA OF THAT CERTAIN ACT ENTITLED "AN ACT TO PROVIDE
4 FOR THE ISSUANCE AND SALE OF STATE BONDS TO CREATE A FUND FOR
5 THE ACQUISITION BY THE BOARD OF STATE HARBOR COMMISSIONERS, OF
6 A NECESSARY AREA FOR A TIDAL BASIN, FOR WHARVES, DOCKS, PIERS,
7 HARBORS AND APPURTENANCES, IN THE CITY AND COUNTY OF SAN FRAN-
8 CISCO; TO CREATE A SINKING FUND FOR THE PAYMENT OF SAID BONDS;
9 AND DEFINING THE DUTIES OF STATE OFFICERS IN RELATION THERETO;
10 MAKING AN APPROPRIATION OF ONE THOUSAND DOLLARS FOR THE EXPENSE
11 OF PRINTING SAID BONDS; AND PROVIDING FOR THE SUBMISSION OF THIS
12 ACT TO A VOTE OF THE PEOPLE," APPROVED MARCH 24, 1909; AND THAT
13 THE SAID ACT AND EACH AND ALL OF THE PROVISIONS THEREOF ARE IN
14 FULL FORCE AND EFFECT AND IRREPEALABLE UNTIL THE PRINCIPAL AND
15 INTEREST OF THE LIABILITIES THEREIN CREATED SHALL BE PAID AND
16 DISCHARGED.

17
18 State of California

19 EXECUTIVE DEPARTMENT

20
21 WHEREAS, the legislature of the State of California at a
22 regular session thereof commencing on the 4th day of January,
23 1909, did duly and regularly pass a certain act entitled "An act
24 to provide for the issuance and sale of state bonds to create a
25 fund for the acquisition by the board of state harbor commission-
26 ers, of a necessary area for a tidal basin, for wharves, docks,
27 piers, harbors and appurtenances, in the city and county of San
28 Francisco; to create a sinking fund for the payment of said bonds;
29 and defining the duties of state officers in relation thereto;
30 making an appropriation of one thousand dollars for the expense
31 of printing said bonds; and providing for the submission of this
32

1 act to a vote of the people," which said act was duly approved
2 on March 24, 1909; and

3 WHEREAS, said act provides, among other things, that the
4 same shall be submitted to the People of the State of California
5 for their ratification at the next general election to be holden
6 in the month of November, A.D. nineteen hundred and ten, and that
7 the Governor shall include the submission of said act to the
8 people in his proclamation calling for said general election;
9 and

10 WHEREAS, the Secretary of State did cause the said act to be
11 duly published for the time and in the manner therein provided
12 and in accordance with said act and as provided by Section One
13 of Article XVI of the Constitution of the State of California; and

14 WHEREAS, pursuant to the terms and provisions of said act,
15 and pursuant to law, the said Governor of the State of Califor-
16 nia did duly include in his proclamation calling said general
17 election, aforesaid, the submission of said act to the People of
18 the State of California; and

19 WHEREAS, said act was duly submitted to the People of the
20 State of California in accordance with the terms thereof for
21 their ratification at the said general election held in the
22 month of November, A.D. nineteen hundred and ten; and

23 WHEREAS, pursuant to the terms and provisions of said act,
24 and pursuant to law, the votes cast for or against said act were
25 counted, returned and canvassed and declared in all respects as
26 provided by said act and by law; and

27 WHEREAS, it was found and ascertained when said votes were
28 counted, returned and canvassed and declared, as hereinabove
29 stated, that said act did receive in favor thereof a majority of
30 all the votes cast for and against it at said election aforesaid,
31 and
32

1 WHEREAS, said act did receive in favor thereof a majority
2 of all the votes cast for and against it at said election afore-
3 said and thereupon did become and now is in full force and
4 effect as therein provided, and shall have effect as therein
5 provided and shall be irrepealable until the principal and
6 interest of the liabilities in and by said act created shall
7 be paid and discharged; and the said act providing that the
8 Governor shall make proclamation thereof,

9 NOW, THEREFORE, I, HIRAM W. JOHNSON, Governor of the State
10 of California, pursuant to and in accordance with the terms
11 and provisions of said act, and in accordance with law, do
12 hereby proclaim:

13 FIRSTLY:- That in accordance with that certain act
14 entitled "An act to provide for the issuance and sale of state
15 bonds to create a fund for the acquisition by the board of
16 state harbor commissioners, of a necessary area for a tidal
17 basin, for wharves, docks, piers, harbors and appurtenances,
18 in the city and county of San Francisco; to create a sinking
19 fund for the payment of said bonds; and defining the duties of
20 state officers in relation thereto; making an appropriation of
21 one thousand dollars for the expense of printing said bonds; and
22 providing for the submission of this act to a vote of the people,"
23 approved March 24, 1909, the Secretary of the State of Califor-
24 nia did cause the said act to be duly published for the time and
25 in the manner therein provided and in accordance with said act
26 and as provided by Section One of Article XVI of the Constitu-
27 tion of the State of California;

28 SECONDLY:- That in accordance with the terms and provisions
29 of said act, as hereinabove referred to and hereinafter set forth,
30 I, the said Governor of the State of California, did duly include
31 in my proclamation calling said general election to be held, and
32

1 which was held on the eighth day of November, nineteen hundred
2 and ten, the submission of said act to the People of the State
3 of California, and the said act was duly submitted to the
4 People of the State of California in accordance with the terms
5 thereof and according to law for their ratification at the said
6 general election so held on the eighth day of November, nineteen
7 hundred and ten;

8 **THIRDLY:-** That pursuant to the terms and provisions of said
9 act, and pursuant to law, the votes cast for and against said
10 act were counted, returned and canvassed and declared in all
11 respects as provided by said act and by law, from which it
12 appeared that said act received a majority of all the votes
13 cast for and against it at said general election aforesaid,
14 that is to say, of all the votes cast for and against it at said
15 election a majority of said votes were cast for said act;

16 **FOURTHLY:-** That the said act did receive in favor thereof
17 a majority of all the votes cast for and against it at said
18 election, that is to say, of all the votes cast for and against
19 said act at said election aforesaid, the majority of said votes
20 were cast for said act, and thereupon said act had effect as in
21 said act provided, and thereupon did become and now is in full
22 force and effect as in said act provided, and irrevocable until
23 the principal and interest of the liabilities in and by said act
24 created shall be paid and discharged;

25 **FIFTHLY:-** That said act is in words and figures following:
26 to-wit:

27 An act to provide for the issuance and sale of state bonds
28 to create a fund for the acquisition by the board of state harbor
29 commissioners, of a necessary area for a tidal basin, for wharves,
30 docks, piers, harbors and appurtenances, in the city and county of
31 San Francisco; to create a sinking fund for the payment of said
32

1 bonds; and defining the duties of state officers in relation
2 thereto; making an appropriation of one thousand dollars for
3 the expense of printing said bonds; and providing for the
4 submission of this act to a vote of the people.

5 (Approved March 24, 1909.)

6 The people of the State of California, represented in senate
7 and assembly, do enact as follows:

8 Section 1. For the purpose of providing a fund for the
9 payment of the indebtedness authorized to be incurred by the
10 board of state harbor commissioners for the acquisition of the
11 necessary area for a tidal basin, extending the area of India
12 basin, on the water front of the city and county of San Fran-
13 cisco, as provided in an act entitled: "An act to authorize
14 and direct the board of state harbor commissioners to institute
15 condemnation proceedings against certain property north of
16 India basin, and extending to Islais creek in the city and
17 county of San Francisco, and extending the jurisdiction of said
18 board over the same, and providing for the payment of judgments
19 from the proceeds of bonds issued and sold under the provisions
20 of an act entitled 'An act to provide for the issuance and sale
21 of state bonds to create a fund for the acquisition by the board
22 of state harbor commissioners, of a necessary area for a tidal
23 basin, for wharves, docks, piers, harbors and appurtenances, in
24 the city and county of San Francisco; to create a sinking fund
25 for the payment of said bonds; and defining the duties of state
26 officers in relation thereto; making an appropriation of one
27 thousand dollars for the expense of printing said bonds; and
28 providing for the submission of this act to a vote of the people,"
29 the state treasurer shall, immediately after the issuance of the
30 proclamation of the governor, provided for in section 10 hereof,
31 prepare one thousand suitable bonds of the State of California, in
32

1 the denomination of one thousand dollars each. The whole
2 issue of said bonds shall not exceed the sum of one million
3 dollars, and said bonds shall bear interest at the rate of four
4 per centum per annum, from the time of the sale thereof, and
5 both principal and interest shall be payable in gold coin of
6 the present standard value, and they shall be payable at the
7 office of the state treasurer, at the expiration of seventy-four
8 years from their date, subject, however, to redemption by lot
9 as in this act hereinafter provided. Said bonds shall bear
10 date the second day of January, A. D. 1911, and shall be made
11 payable on the second day of January, A. D. 1985. The interest
12 accruing on such of said bonds as are sold, shall be due and
13 payable at the office of the state treasurer, on the second day
14 of January, and on the second day of July, of each year after
15 the sale of the same; provided that the first payment of interest
16 shall be made on the second day of January, A. D. 1912, on so
17 many of said bonds as may have been theretofore sold. At the
18 expiration of seventy-four years from the date of said bonds,
19 all bonds sold shall cease to bear interest, and likewise all
20 bonds redeemed by lot shall cease to bear interest, as in this
21 act provided, and the said state treasurer shall call in, forth-
22 with pay and cancel the same, out of moneys in the "India
23 basin sinking fund," provided for in this act, and he shall
24 on the first Monday of January, A. D. 1985, also cancel and
25 destroy all bonds not theretofore sold. All bonds issued shall
26 be signed by the governor, and countersigned by the controller,
27 and shall be endorsed by the state treasurer, and each shall
28 have the seal of the state stamped thereon. Each bond shall
29 contain a clause that it is subject to redemption by lot after
30 the year nineteen hundred and thirty-nine.

31 Sec. 2. Interest coupons shall be attached to each of said
32

1 bonds, so that such coupons may be removed without injury
2 to or mutilation of the bond. Said coupons shall be consecu-
3 tively numbered, and shall be signed by the state treasurer.
4 But no interest on any of said bonds shall be paid for any
5 time which may intervene between the date of any of said bonds,
6 and the issue and sale thereof to a purchaser.

7 Sec. 3. The sum of one thousand dollars is hereby appro-
8 priated to pay the expense that may be incurred by the state
9 treasurer in having said bonds prepared. Said amount shall
10 be paid out of the "San Francisco harbor improvement fund,"
11 on controller's warrants, duly drawn for that purpose.

12 Sec. 4. When the bonds authorized to be issued under this
13 act shall be duly executed, they shall be sold by the state
14 treasurer at public auction to the highest bidder for cash, in
15 such parcels and numbers as said state treasurer shall determine,
16 but said treasurer must reject any and all bids for said bonds,
17 or for any of them, which shall be below the par value of said
18 bonds so offered for sale, and he may by public announcement
19 at the place and time fixed for the sale, for good and sufficient
20 cause, continue such sale as to the whole of the bonds offered
21 or any part thereof offered, to such time and place as he may
22 select, not exceeding, however, sixty days. Due notice of the
23 time and place of sale of all bonds, and of the postponement of
24 sale thereof, must be given by said treasurer by publication in
25 two newspapers published in the city and county of San Francisco,
26 and also by publication in one newspaper published in the City
27 of Oakland, and by publication in one newspaper published in the
28 city of Los Angeles, and by publication in one newspaper publish-
29 ed in the city of Sacramento, once a week during four weeks prior
30 to such sale. The costs of such publication shall be paid out of
31 the "San Francisco harbor improvement fund" on controller's
32

1 warrants duly drawn for that purpose. The proceeds of the sale
2 of such bonds shall be forthwith paid over by said treasurer
3 into the treasury, and must be by him kept in a separate fund
4 to be known and designated as the "India basin fund," and must
5 be used exclusively for the acquisition of the area described
6 in the act referred to in section 1 hereof. Drafts and warrants
7 upon said fund shall be drawn upon and shall be paid out of said
8 fund in the same manner as drafts and warrants are drawn upon
9 and paid out of the "San Francisco harbor improvement fund."

10 Sec. 5. For the payment of the principal and interest of
11 said bonds a sinking fund to be known and designated as the
12 "India basin sinking fund" shall be, and the same is hereby
13 created as follows, to-wit: The state treasurer shall, on the
14 first day of each and every month, after the second day of
15 December, A. D. 1928, take from the "San Francisco harbor
16 improvement fund," such sum as, multiplied by the time the bonds
17 then sold and outstanding have to run, will equal the principal
18 of the bonds sold and outstanding at the time said treasurer shall
19 so take said sum from said "San Francisco harbor improvement
20 fund," less the amount theretofore taken therefrom for said
21 purpose; and he shall place the sum in the "India basin sinking
22 fund," created by this act. Said state treasurer shall, on
23 controller's warrants, duly drawn for that purpose, employ the
24 moneys in said sinking fund in the purchase of bonds of the
25 United States, or of the State of California, or of the several
26 counties or municipalities of the State of California, which
27 said bonds shall be kept in a proper receptacle, appropriately
28 labeled; but he must always keep on hand a sufficient amount of
29 money in said sinking fund with which to pay the interest on such
30 of the state bonds herein provided to be issued as may have there-
31 tofore been sold; and to provide means for the payment of interest
32

1 on the bonds that may be sold and outstanding, said treasurer
2 shall monthly take from the "San Francisco harbor improvement
3 fund," and pay into said "India basin sinking fund," an amount
4 equal to the monthly interest then due on all bonds then sold,
5 delivered and outstanding. The board of state harbor commis-
6 sioners is hereby authorized and directed by the collection of
7 dockage, tolls, rents, wharfage and oranage, to collect a sum
8 of money sufficient for the purposes of this act, over and above
9 the amount limited by section two thousand five hundred and
10 twenty-six of the Political Code of the State of California.
11 Between the first and tenth day of November, in the year nine-
12 teen hundred and forty, and between the first and tenth day of
13 November of each year thereafter, until the maturity of said
14 bonds, the said treasurer shall, in the presence of the
15 governor, proceed to draw by lot such an amount of bonds as shall
16 be requisite to exhaust as nearly as may be, the amount in said
17 sinking fund at that time, and shall thereupon and before the
18 tenth day of December following, give notice by public adver-
19 tisement to be inserted twice a week for two weeks in two news-
20 papers published in the city and county of San Francisco, and
21 also in one newspaper published in the city of Oakland, and also
22 in one newspaper published in the city of Los Angeles, and also
23 in one newspaper published in the city of Sacramento, stating the
24 number of bonds so drawn, and that the principal of said bonds
25 shall be paid on presentation to the treasurer on or before the
26 second day of January, following, and that from and after such
27 last named date, all interest upon bonds thus drawn shall cease,
28 and it shall be the duty of the treasurer as soon as said bonds
29 so drawn by lot are surrendered to him and paid, to cancel the
30 same, and the interest coupons thereon, and each year beginning
31 with the year nineteen hundred and forty, the said treasurer
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1 shall, in the manner aforesaid, proceed to draw by lot such an
2 amount of bonds as shall be requisite to exhaust as nearly as
3 may be the amount in said sinking fund, and proceed in the
4 manner hereinabove stated. After the payment of all said bonds,
5 the surplus or balance remaining in said sinking fund, if any
6 there be, shall forthwith be paid into the "San Francisco
7 harbor improvement fund." At the time of the respective draw-
8 ings by lot, as aforesaid, and also at the maturity of said
9 state bonds, said treasurer shall sell the United States bonds,
10 or other bonds, then in said sinking fund, at governing market
11 rates, after advertising the sale thereof, in the manner herein-
12 before provided for the sale of bonds hereby authorized to be
13 issued, and shall use the proceeds for the payment of such
14 bonds as may be drawn by lot, and at the maturity of said bonds
15 outstanding shall pay and redeem said matured outstanding bonds,
16 out of said money in said fund, in extinguishment of said bonds,
17 on controller's warrants, duly drawn for that purpose.

18 Sec. 6. The state controller and the state treasurer
19 shall keep full and particular account and record of all of their
20 proceedings under this act, and they shall transmit to the
21 governor an abstract of all such proceedings thereunder, with an
22 annual report to be by the governor laid before the legislature
23 biennially; and all books and papers pertaining to the matter
24 provided for in this act shall at all times be open to the in-
25 spection of any party interested, or the governor, or the
26 attorney general, or a committee of either branch of the legis-
27 lature for said act shall do so by placing a cross opposite the words
28 "For the India Basin Act," and those voting against said act shall
29 do so by placing a cross opposite the words "Against the India
30 Basin Act." The governor of this state shall include the sub-
31 mission of this act to the people, as aforesaid, in his proclama-
32

1 tion calling for said general election.

2 Sec. 10. The vote cast for or against this act shall be
3 counted, returned and canvassed and declared in the same manner
4 and subject to the same rules as votes cast for state officers;
5 and if it appear that said act shall have received a majority
6 of all the votes cast for and against it at said election, as
7 aforesaid, then the same shall have effect as hereinabove pro-
8 vided, and shall be irrevocable until the principal and interest
9 of the liabilities herein created shall be paid and discharged,
10 and the governor shall make proclamation thereof; but if a
11 majority of the votes cast, as aforesaid, are against this act,
12 then the same shall be and become void.

13 Sec. 11. It shall be the duty of the secretary of state
14 to have this act published in at least one newspaper in each
15 county, or city and county, if one be published therein,
16 throughout this state, for three months next preceding the
17 general election to be holden in the month of November, A. D.
18 nineteen hundred and ten; the costs of publication shall be
19 paid out of the general fund, on controller's warrants, duly
20 drawn for that purpose.

21 Sec. 12. This act shall be known and cited as the "India
22 Basin Act."

23 Sec. 13. All acts and parts of acts in conflict with the
24 provisions of this act are hereby repealed.

25 IN WITNESS WHEREOF, I have hereunto set my hand and caused
26 to be affixed the Great Seal of the State of California, at my
27 office in the State Capitol, this day of
28 in the year of our Lord, One Thousand Nine Hundred and Eleven.
29
30

31 ATTEST:

Governor of the State of California.

Secretary of State.

21

565

Filed in the office of the
SECRETARY OF STATE
the Executive Order of
March 11, 1917
By Franklin D. Roosevelt
Record Book..... Page.....

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1 of printing said bonds; and to provide for the submission of this
2 act to a vote of the people," which said act was duly approved on
3 March 20, 1909; and

4 WHEREAS, said act provides, among other things, that the same
5 shall be submitted to the People of the State of California for
6 their ratification at the next general election, to be holden in
7 the month of November, nineteen hundred and ten, and that the
8 Governor shall include the submission of said act to the people in
9 his proclamation calling for said general election; and

10 WHEREAS, the Secretary of State did cause the said act to be
11 duly published for the time and in the manner therein provided and
12 in accordance with said act and as provided by Section one of
13 Article XVI of the Constitution of the State of California; and

14 WHEREAS, pursuant to the terms and provisions of said act,
15 and pursuant to law, the said Governor of the State of California
16 did duly include in his proclamation calling said general election,
17 aforesaid, the submission of said act to the People of the State
18 of California; and

19 WHEREAS, said act was duly submitted to the People of the State
20 of California in accordance with the terms thereof for their
21 ratification at the said general election held in the month of
22 November, nineteen hundred and ten; and

23 WHEREAS, pursuant to the terms and provisions of said act, and
24 pursuant to law, the votes cast for or against said act were count-
25 ed, returned and canvassed and declared in all respects as provided
26 by said act and by law; and

27 WHEREAS, it was found and ascertained when said votes were
28 counted, returned and canvassed and declared, as hereinabove stated,
29 that said act did receive in favor thereof a majority of all the
30 votes cast for and against it at said election aforesaid; and

31 WHEREAS, the said act did receive in favor thereof a majority
32

1 of all the votes cast for and against it at said election aforesaid
2 and thereupon did become and now is in full force and effect as
3 therein provided, and shall have effect as therein provided, and
4 shall be irrepealable until the principal and interest of the
5 liabilities in and by said act created shall be paid and dis-
6 charged; and the said act providing that the Governor shall make
7 proclamation thereof,

8 NOW, THEREFORE, I, HIRSH W. JOHNSON, Governor of the State of
9 California, pursuant to and in accordance with the terms and pro-
10 visions of said act, and in accordance with law, do hereby proclaim:

11 FIRSTLY: That in accordance with that certain act entitled
12 "An Act to provide for the issuance and sale of state bonds to
13 create a fund for the improvement of San Francisco harbor by the
14 construction by the board of state harbor commissioners of
15 wharves, piers, state railroad, spurs, betterments, and appurte-
16 nances and necessary dredging and filling in connection therewith
17 in the city and county of San Francisco; to create a sinking fund
18 for the payment of said bonds; to define the duties of state
19 officers in relation thereto; to make an appropriation of five
20 thousand dollars for the expense of printing said bonds; and to
21 provide for the submission of this act to a vote of the people,"
22 approved March 20, 1909, the Secretary^{of State} of the State of California
23 did cause the said act to be^{duly} published for the time and in the
24 manner therein provided and in accordance with said act and as
25 provided by Section one of Article XVI of the Constitution of the
26 State of California;

27 SECONDLY: That in accordance with the terms and provisions
28 of said act, as hereinabove referred to and hereinafter set forth,
29 the ~~and~~ Governor of the State of California, did duly include
30 in his proclamation calling said general election to be held, and
31 which was held on the eighth day of November, nineteen hundred and
32

1 ten, the submission of said act to the People of the State of
2 California, and the said act was duly submitted to the People of
3 the State of California in accordance with the terms thereof and
4 according to law for their ratification at the said general
5 election so held on the eighth day of November, nineteen hundred
6 and ten;

7 THIRDLY: That pursuant to the terms and provisions of said
8 act, and pursuant to law, the votes cast for and against said act
9 were counted, returned and canvassed and declared in all respects
10 as provided by said act and by law, from which it appeared that
11 said act received a majority of all the votes cast for and against
12 it at said general election aforesaid, that is to say, of all the
13 votes cast for and against it at said election a majority of said
14 votes were cast for said act;

15 FOURTHLY: That the said act did receive in favor thereof a
16 majority of all the votes cast for and against it at said election,
17 that is to say, of all the votes cast for and against said act at
18 said election aforesaid, the majority of said votes were cast for
19 said act, and thereupon said act had effect as in said act pro-
20 vided, and thereupon did become and now is in full force and
21 effect as in said act provided, and irrepealable until the
22 principal and interest of the liabilities in and by said act
23 created shall be paid and discharged;

24 FIFTHLY: That said act is in words and figures following,
25 to-wit:

26 "An act to provide for the issuance and sale of state bonds
27 to create a fund for the improvement of San Francisco harbor by
28 the construction by the board of state harbor commissioners of
29 wharves, piers, state railroad, spurs, betterments, and appurte-
30 nances and necessary dredging and filling in connection there-
31 with in the city and county of San Francisco; to create a sinking
32 fund for the payment of said bonds; to define the duties of state

1 officers in relation thereto; to make an appropriation of five
2 thousand dollars for the expense of printing said bonds; and to
3 provide for the submission of this act to a vote of the people."

4 (Approved March 20, 1909.)

5 The people of the State of California, represented in senate and
6 assembly, do enact as follows:

7 Section 1. For the purpose of providing a fund for the pay-
8 ment of the indebtedness hereby authorized to be incurred by the
9 board of state harbor commissioners for the erection of wharves,
10 piers, seawall, state railroad, spurs, betterments and appurte-
11 nances and necessary dredging and filling in connection therewith
12 in the city and county of San Francisco, at a cost not to exceed
13 nine million dollars (which said wharves, piers, seawall, state
14 railroad, spurs, betterments and appurtenances and necessary
15 dredging and filling in connection therewith the board of state
16 harbor commissioners are hereby empowered to construct and do in
17 the manner, authorized by law and at a cost not to exceed said
18 nine million dollars), the state treasurer shall, immediately after
19 the issuance of the proclamation of the governor, provided for in
20 section 10 hereof, prepare nine thousand suitable bonds of the State
21 of California, in the denomination of one thousand dollars each.
22 The whole issue of said bonds shall not exceed the sum of nine
23 million dollars, and said bonds shall bear interest at the rate of
24 four per centum per annum, from the date of issuance thereof, and
25 both principal and interest shall be payable in gold coin of the
26 present standard value, and they shall be payable at the office of
27 the state treasurer, at the expiration of seventy-four years from
28 their date, subject, however, to redemption by lot as in this act
29 hereinafter provided. Said bonds shall bear date the second day of
30 July, A.D. nineteen hundred and eleven, and shall be made payable
31 on the second day of July, nineteen hundred and eighty-five. The

1 officers in relation thereto; to make an appropriation of five
2 thousand dollars for the expense of printing said bonds; and to
3 provide for the submission of this act to a vote of the people."

4 (Approved March 20, 1909.)

5 The people of the State of California, represented in senate and
6 assembly, do enact as follows:

7 Section 1. For the purpose of providing a fund for the pay-
8 ment of the indebtedness hereby authorized to be incurred by the
9 board of state harbor commissioners for the erection of wharves,
10 piers, seawall, state railroad, spurs, betterments and appurte-
11 nances and necessary dredging and filling in connection therewith
12 in the city and county of San Francisco, at a cost not to exceed
13 nine million dollars (which said wharves, piers, seawall, state
14 railroad, spurs, betterments and appurtenances and necessary
15 dredging and filling in connection therewith the board of state
16 harbor commissioners are hereby empowered to construct and do in
17 the manner, authorized by law and at a cost not to exceed said
18 nine million dollars), the state treasurer shall, immediately after
19 the issuance of the proclamation of the governor, provided for in
20 section 10 hereof, prepare nine thousand suitable bonds of the State
21 of California, in the denomination of one thousand dollars each.
22 The whole issue of said bonds shall not exceed the sum of nine
23 million dollars, and said bonds shall bear interest at the rate of
24 four per centum per annum, from the date of issuance thereof, and
25 both principal and interest shall be payable in gold coin of the
26 present standard value, and they shall be payable at the office of
27 the state treasurer, at the expiration of seventy-four years from
28 their date, subject, however, to redemption by lot as in this act
29 hereinafter provided. Said bonds shall bear date the second day of
30 July, A.D. nineteen hundred and eleven, and shall be made payable
31 on the second day of July, nineteen hundred and eighty-five. The

1 interest accruing on such of said bonds as are sold, shall be due
2 and payable at the office of the state treasurer on the second day
3 of January, and on the second day of July, of each year after the
4 sale of the same; provided, that the first payment of interest
5 shall be made on the second day of July, nineteen hundred and
6 twelve, on so many of said bonds as may have been theretofore
7 sold. At the expiration of seventy-four years from the date of
8 said bonds, all bonds sold shall cease to bear interest and like-
9 wise all bonds redeemed by lot shall cease to bear interest as in
10 this act provided, and the said state treasurer shall call in,
11 forthwith pay and cancel the same, out of the moneys in the second
12 San Francisco seawall/sinking fund provided for in this act, and,
13 he shall on the first Monday of July, nineteen hundred and eighty-
14 five, also cancel and destroy all bonds not theretofore sold.
15 All bonds issued shall be signed by the governor, and countersigned
16 by the controller, and shall be endorsed by the state treasurer
17 and the said bonds shall be so signed, countersigned and endorsed
18 by the officers who are in office on the second day of July, 1911,
19 and each of said bonds shall have the seal of the state stamped
20 thereon. The said bonds signed, countersigned and endorsed and
21 sealed as herein provided when sold shall be and constitute a
22 valid and binding obligation upon the State of California, though
23 the sale thereof be made at a date or dates after the person sign-
24 ing, countersigning and endorsing, or any or either of them, shall
25 have ceased to be the incumbents of such office or offices. Each
26 bond shall contain a clause that it is subject to redemption by
27 lot after the year nineteen hundred and fifty.

28 Sec. 2. Interest coupons shall be attached to each of said
29 bonds, so that such coupons may be removed without injury to, or
30 mutilation of the bond. Said coupons shall be consecutively
31 numbered, and shall bear the lithographed signature of the state

1 treasurer who shall be in office on the second day of July, 1911.
2 But no interest on any of said bonds shall be paid for any time
3 which may intervene between the date of any of said bonds and the
4 issue and sale thereof to a purchaser, unless such accrued in-
5 terest shall have been, by the purchaser of said bond, paid to the
6 state at the time of such sale.

7 Sec. 3. The sum of five thousand dollars is hereby appro-
8 priated to pay the expense that may be incurred by the state
9 treasurer in having said bonds prepared. Said amount shall be
10 paid out of the San Francisco harbor improvement fund on con-
11 troller's warrants, duly drawn for that purpose.

12 Sec. 4. When the bonds authorized to be issued under this
13 act shall be duly executed, they shall be by the state treasurer
14 sold at public auction to the highest bidder for cash, in such
15 parcels and numbers as said treasurer shall be directed by the
16 governor of the state, under seal thereof, after a resolution
17 requesting such sale shall have been adopted by the board of
18 state harbor commissioners, and approved by either the governor
19 of the state or mayor of the city and county of San Francisco,
20 who shall only approve the same when in their judgment the actual
21 harbor receipts, and those reasonably anticipated, will justify
22 such sale of bonds and the consequent increased burden on harbor
23 receipts; but said treasurer must reject any and all bids for said
24 bonds, or for any of them, which shall be below the par value of
25 said bonds so offered plus the interest which has accrued thereon
26 between the date of sale and the last preceding interest maturity
27 date; and he may, by public announcement at the place and time
28 fixed for the sale, continue such sale, as to the whole of the
29 bonds offered, or any part thereof offered, to such time and place
30 as he may select. Before offering any of said bonds for sale the
31 said treasurer shall detach therefrom all coupons which have

1 matured or will mature before the date fixed for such sale. Due
2 notice of the time and place of sale of all bonds must be given by
3 said treasurer by publication in two newspapers published in the
4 city and county of San Francisco, and also by publication in one
5 newspaper published in the city of Oakland, and by publication in
6 one newspaper published in the city of Los Angeles, and by publi-
7 cation in one newspaper published in the city of Sacramento, once
8 a week during four weeks prior to such sale. In addition to the
9 notice last above provided for, the state treasurer may give such
10 further notice as he may deem advisable, but the expenses and cost
11 of such additional notice shall not exceed the sum of five hundred
12 dollars (\$500.00) for each sale so advertised. The cost of such
13 publication shall be paid out of the San Francisco harbor improve-
14 ment fund, on controller's warrants duly drawn for that purpose.
15 The proceeds of the sale of such bonds except such amount as may
16 have been paid as accrued interest thereon shall be forthwith paid
17 over by said treasurer into the treasury, and must be by him kept
18 in a separate fund to be known and designated as the "Second San
19 Francisco seawall fund" and must be used exclusively for the con-
20 struction of wharves, piers, seawall, state railroad, spurs,
21 betterments and appurtenances and necessary dredging and filling in
22 connection therewith on the water front of the city and county of
23 San Francisco. Drafts and warrants upon said fund shall be drawn
24 upon and shall be paid out of said fund in the same manner as
25 drafts and warrants are drawn upon and paid out of the San
26 Francisco harbor improvement fund. The amount that shall have been
27 paid at the sale of said bonds as accrued interest on the bonds
28 sold shall be, by the state treasurer, immediately after such sale,
29 paid into the treasury of the state and placed in the "Second San
30 Francisco seawall sinking fund."

31 Sec. 5. For the payment of the principal and interest of said

1 bonds a sinking fund, to be known and designated as the "Second
2 San Francisco seawall sinking fund" shall be, and the same is
3 hereby created, as follows, to-wit: The state treasurer, after
4 the second day of July, nineteen hundred and twenty-nine, shall on
5 the first day of each and every month thereafter, after the sale of
6 said bonds, take from the San Francisco harbor improvement fund
7 such sum as, multiplied by the time in months, the bonds then sold
8 and outstanding have to run, will equal the principal of the bonds
9 sold and outstanding at the time said treasurer shall so take said
10 sum from said San Francisco harbor improvement fund, less the
11 amount theretofore taken therefrom for said purpose; and he shall
12 place the sum in the second San Francisco seawall sinking fund
13 created by this act. Said state treasurer shall, on controller's
14 warrants duly drawn for that purpose, employ the moneys in said
15 sinking fund ^{the} in/purchase of bonds of the United States, or of the
16 State of California, or of the several counties or municipalities
17 of the State of California, which said bonds shall be kept in a
18 proper receptacle, appropriately labeled; but he must keep always
19 on hand a sufficient amount of money in said sinking fund with
20 which to pay the interest on such of the state bonds herein pro-
21 vided to be issued as may have theretofore been sold. And to pro-
22 vide means for the payment of interest on the bonds that may be
23 sold and outstanding, said treasurer shall monthly take from the
24 San Francisco harbor improvement fund, and pay into said seawall
25 sinking fund, an amount equal to the monthly interest then due on
26 all bonds then sold, delivered and outstanding. The board of state
27 harbor commissioners are hereby authorized and directed by the
28 collection of dockage, tolls, rents, wharfage and crantage to collect
29 a sum of money sufficient for the purposes of this act, over and
30 above the amount limited by section two thousand five hundred and
31 twenty-six of the Political Code of the State of California.

1 Between the first and tenth day of May, in the year nineteen hun-
2 dred and fifty-one and between the first and tenth day of May of
3 each year thereafter until the maturity of said bonds, the said
4 treasurer shall, in the presence of the governor, proceed to draw
5 by lot such an amount of bonds as shall be requisite to exhaust
6 as nearly as may be the amount in said sinking fund at that time,
7 and shall thereupon and before the tenth day of June following,
8 give notice by public advertisement to be inserted twice a week
9 for two weeks in two newspapers published in the city and county
10 of San Francisco, and also in one newspaper published in the city
11 of Oakland, and also in one newspaper published in the city of
12 Los Angeles, and also in one newspaper published in the city of
13 Sacramento, stating the number of bonds so drawn and that the
14 principal of said bonds will be paid on presentation to the
15 treasurer on or before the second day of July, following, and
16 that from and after such last named date, all interest upon bonds
17 thus drawn shall cease, and it shall be the duty of the treasurer
18 as soon as said bonds so drawn by lot are surrendered to him and
19 paid to cancel the same, and the interest coupons thereon, and each
20 year beginning with the year nineteen hundred and fifty-one, the
21 said treasurer shall, in the manner aforesaid, proceed to draw by
22 lot such an amount of bonds as shall be requisite to exhaust as near-
23 ly as may be the amount in said sinking fund, and proceed in the
24 manner hereinabove stated. After the payment of all said bonds,
25 the surplus or balance remaining in said sinking fund, if any there
26 be, shall forthwith be paid into the San Francisco harbor improve-
27 ment fund. At the time of the respective drawings by lot, as afore-
28 said, and also at the maturity of said state bonds, said treasurer
29 shall sell the United States or other bonds then in said sinking
30 fund, at governing market rates, after advertising the sale thereof
31 in the manner hereinbefore provided for the sale of bonds hereby
32

1 authorized to be issued, and shall use the proceeds for the pay-
2 ment of such bonds as may be drawn by lot, and at the maturity of
3 said bonds outstanding shall pay and redeem said matured out-
4 standing bonds out of said moneys in said fund in extinguishment
5 of said bonds on controller's warrants duly drawn for that purpose.

6 Sec. 6. The state controller and the state treasurer shall
7 keep full and particular account and record of all their pro-
8 ceedings under this act, and they shall transmit to the governor
9 an abstract of all such proceedings thereunder, with an annual
10 report, to be by the governor laid before the legislature biennial-
11 ly; and all books and papers pertaining to the matter provided for
12 in this act shall at all times be open to the inspection of any
13 party interested, or the governor, or the attorney general, or a
14 committee of either branch of the legislature, or a joint com-
15 mittee of both, or any citizen of the state.

16 Sec. 7. It shall be the duty of the state treasurer to pay
17 the interest of said bonds, when the same falls due, out of the
18 sinking fund provided for in this act, on controller's warrants
19 duly drawn for that purpose.

20 Sec. 8. This act, if adopted by the people, shall take effect
21 on the thirty-first day of December, nineteen hundred and ten, as
22 to all its provisions except those relating to and necessary for
23 its submission to the people, and for returning, canvassing, and
24 proclaiming the votes, and as to said excepted provisions this act
25 shall take effect immediately.

26 Sec. 9. This act shall be submitted to the people of the
27 State of California for their ratification at the next general
28 election, to be holden in the month of November, nineteen hundred
29 and ten, and all ballots at said election, shall have printed thereon
30 and at the end thereof, the words, "For the San Francisco Harbor
31 Improvement Act of 1909," and in the same square under said words

1 the following, in brevier type: "This act provides for the im-
2 provement of San Francisco harbor and for the payment of all costs
3 thereof out of the San Francisco harbor improvement fund." In the
4 square immediately below the square containing said words, there
5 shall be printed on said ballot the words: "Against the San Fran-
6 cisco Harbor Improvement Act of 1909," and immediately below said
7 words "Against the San Francisco Harbor Improvement Act of 1909"
8 in brevier type shall be printed "This act provides for the improve-
9 ment of San Francisco harbor and for the payment of all costs
10 thereof out of the San Francisco harbor improvement fund." Oppo-
11 site the words "For the San Francisco Harbor Improvement Act of
12 1909" and "Against the San Francisco Harbor Improvement Act of
13 1909," there shall be left spaces in which the voters may make or
14 stamp a cross to indicate whether they vote for or against said
15 act, and those voting for said act shall do so by placing a cross
16 opposite the words "For the San Francisco Harbor Improvement Act
17 of 1909," and all those voting against the said act shall do so
18 by placing a cross opposite the words "Against the San Francisco
19 Harbor Improvement Act of 1909." The governor of this state shall
20 include the submission of this act to the people, as aforesaid,
21 in his proclamation calling for said general election.

22 Sec. 10. The votes cast for or against this act shall be
23 counted, returned and canvassed and declared in the same manner
24 and subject to the same rules as votes cast for state officers; and
25 if it appear that said act shall have received a majority of all
26 the votes cast for and against it at said election as aforesaid,
27 then the same shall have effect as hereinbefore provided, and
28 shall be irrevocable until the principal and interest of the
29 liabilities herein created shall be paid and discharged, and the
30 governor shall make proclamation thereof; but if a majority of the
31 votes cast as aforesaid are against this act then the same shall
32 be and become void.

1 Sec. 11. It shall be the duty of the secretary of state to
2 have this act published in at least one newspaper in each county,
3 or city and county, if one be published therein, throughout this
4 state, for three months next preceding the general election to be
5 holden in the month of November, nineteen hundred and ten, the
6 costs of publication shall be paid out of the San Francisco harbor
7 improvement fund, on controller's warrants duly drawn for that
8 purpose.

9 Sec. 12. This act may be known and cited as the "San Fran-
10 cisco Harbor Improvement Act of 1909."

11 Sec. 13. All acts and parts of acts in conflict with the
12 provisions of this act are hereby repealed.

13
14 IN WITNESS WHEREOF, I have hereunto set my hand and caused
15 to be affixed the Great Seal of the State of California, at my
16 office in the State Capitol, this 31st day of *October*
17 in the year of our Lord, One Thousand Nine Hundred and Eleven.

18
19
20
21 *William H. Kinnison*

Governor of the State of California

Attest.

Charles C. Anderson

Secretary of State.

Ind

Quarantine No 23
566

Against all Alfalfa
Hay from 12 Counties in
Calif - 2 for State of
in my my acct
Alfalfa Hay

Filed in the office of the
SECRETARY OF STATE
the *First* day of
August A. D. 191*2*
FRANK C. JORDAN.
SECRETARY OF STATE
By *Frank C. Jordan*
Record Book _____ Page _____

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE

CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

August 13, 1912.

QUARANTINE ORDER, NO. 14.

WHEREAS, the alfalfa fields of the following counties of Utah: Salt Lake, Tooele, Juab, Utah, Wasatch, Summit, Davis, Morgan, Weber, Boxelder, Cache, and Rich; of the two counties of Idaho: Oneida and Bear Lake; and of Uintah County in the State of Wyoming are infested with the alfalfa weevil (Phytonomus posticus) and whereas the devastation of this insect is very serious, often ruining the entire crop, and whereas our alfalfa product is very important, the estimated cash value the present year being a little short of \$50,000,000, and whereas there is danger of our receiving this pest through the importation of alfalfa hay from the counties aforesaid, as determined by the Chief Deputy of this Commission who has visited and thoroughly studied the conditions in the devastated area; therefore

It is declared that a quarantine be and is hereby established against all alfalfa hay from the several counties before mentioned of Utah, Idaho and Wyoming. All Horticultural Commissioners, local inspectors and deputies of the State Horticultural Commission are hereby instructed and required to refuse shipment into the State of California of all alfalfa hay from the said quarantined counties. If such hay is shipped into the State by any oversight it must at once be destroyed or returned to shipper.

All transportation companies are ordered to refuse for shipment into California any alfalfa hay from the infested counties.



State Commissioner of Horticulture

Approved by



Governor of the State of California.

Governor of the State of California.

Proclamation
Quarantine
No 2 567

Against the
from N. P. J. C. J. C.
Miss La, Ha Ala
H. C. Exa.

Filed in the office of the
SECRETARY OF STATE
the 6th day of
April A. D. 1912
FRANK C. JORDAN.
SECRETARY OF STATE
By Frank C. Jordan
Record Book

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER. NO. 15.

August 30. 1912.

WHEREAS, a Quarantine Order, No. 1, issued March 6, 1906, was declared against the citrus white fly (Aleyrodes citri) from the States of Florida and Louisiana, and only from these States; and

WHEREAS, we have information from the entomologists of the United States Agricultural Experiment Stations of the South Atlantic and Gulf States that this same white fly (Aleyrodes citri) is widely distributed in North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana and Texas; and

WHEREAS, it has been received into California on nursery stock from North Carolina and Mississippi; and

WHEREAS, another species of the white fly (Aleyrodes nubifera) is present in Florida; and

WHEREAS, both of these white flies are serious pests, being regarded in Florida as second to none in their injurious work on citrus and other trees; and

WHEREAS, there is great danger of introducing Aleyrodes citri into the citrus groves of California on plants or nursery stock from each of the States aforesaid at the present time; and

WHEREAS, there is danger of said Aleyrodes nubifera being introduced into California from Florida, and into the South Atlantic and Gulf States from Florida, and from thence into California; THEREFORE,

IT IS DECLARED, That a horticultural quarantine be and is hereby established against all fruits and vegetables (excepting tomatoes), nursery stock, scions, grafts, buds, cuttings, fruit pits, orange seeds, trees, vines, plants and shrubs of all kinds imported from the States of North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana and Texas, or any other section known to harbor either Aleyrodes citri or Aleyrodes nubifera, or both, into the State of California; all quarantine guardians and deputies of the State Horticultural Commissioner are hereby instructed and required to hold any and all such fruits and vegetables (excepting tomatoes), nursery stock, scions, grafts, buds, fruit pits, orange seeds


QUARANTINE ORDER, NO. 15. -2-

and plants of all kinds, subject to the order of the shippers or owners thereof, for exportation out of the State, or to be destroyed;

PROVIDED, That orange seed and fruit pits may be received into the State of California upon compliance with the following conditions: Every lot of orange seed or fruit pits brought into the State of California from North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana and Texas, or other territory infested with either Aleyrodes citri or Aleyrodes nubifera, or both, must be enclosed in a box sufficiently tight and secure to prevent the egress of these pests, should any be enclosed; every lot of such orange seed or fruit pits must be shipped to the Deputy Quarantine Officer of the California State Commissioner of Horticulture in Los Angeles, or to any other person authorized in writing by the State Commissioner of Horticulture to receive it; every lot must be delivered at such freight or express office as shall be designated by said Deputy Quarantine Officer, or any other authorized person, and held by him in quarantine, and sufficiently treated until in his judgment the lot shall be released. All expense incurred in treating for disinfections of such lot of orange seed or fruit pits shall be paid by the consignee or owner, and the orange seed or fruit pits shall not be released until the same is paid.


State Commissioner of Horticulture.

APPROVED BY


Acting Governor of the State of California.

EX-200-407

Proclamation

No. 26398

William Henry Harrison
President of the United States
30th January 1841
Do hereby certify that
whereas the above
is the true and correct
copy of the original
of the said Proclamation

Filed in the office of the
SECRETARY OF STATE

the _____ day of _____

_____ A. D. 1841

FRANK C. _____

By Frank St. George

Executive Department

State of California

SPECIAL ELECTION PROCLAMATION.

WHEREAS, CHARLES W. BELL, has presented his resignation as Senator from the Thirty sixth Senatorial District of the State of California, to the presiding officer of the Senate of the State of California, and said resignation has been transmitted to this office,

NOW, THEREFORE, in accordance with the law thereunto directing me, I DO HEREBY PROCLAIM and give notice that a special election will be held throughout the said Thirty sixth Senatorial District of the State of California, on Tuesday, the 5th day of November, 1912, at which special election the following officer will be elected, to-wit:

ONE STATE SENATOR FOR THE THIRTY SIXTH SENATORIAL
DISTRICT

to fill the unexpired term of Charles W. Bell, resigned.

AND I DO HEREBY offer a reward of One Hundred (100) Dollars for the arrest and conviction of any and every person violating any of the provisions of Title 4, Part 1, of the Penal Code; such reward to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand (10,000) Dollars.

IN WITNESS WHEREOF I have hereunto
set my hand and caused the
Great Seal of the State
of California to be affixed
this 28th day of September,
1912.

Frank B. Jordan
Secretary of State

A. J. Wallace
Lieutenant Governor

By
Assistant Secretary
of State

Executive Department

State of California

ELECTION PROCLAMATION.

In accordance with law thereunto directing me, I hereby proclaim and give notice that a GENERAL ELECTION will be held throughout the State of California, on TUESDAY, the 5th day of November, A.D. 1912, at which election the following officers will be elected, namely:

Thirteen electors of President and Vice President of the United States.

Eleven members of the House of Representatives of the United States of America, being one representative from each Congressional District in the State of California as prescribed by law.

Also the following State officers, to-wit:

Twenty (20) members of the Senate of the State of California, being one senator from each of the following senatorial districts in this state, as prescribed by law, to-wit: the First, Third, Fifth, Seventh, Ninth, Eleventh, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-fifth, Thirty-seventh, and Thirty-ninth Senatorial Districts.

Also Eighty (80) members of the Assembly of the State of California, being one members of the Assembly from each of the Eighty Assembly Districts in the State as prescribed by law.

Also, Two (2) Judges of the Superior Court of the State of California in and for the County of Alameda, for the term prescribed by law.

Also, two (2) judges of the Superior Court of the State of California in and for the County of Fresno, for the term prescribed by law.

Also one Judge of the Superior Court of the State of California in and for the County of Kings for the term prescribed by law.

Also Five (5) Judges of the Superior Court of the State of California in and for the County of Los Angeles for the term prescribed by law.

Also One (1) Judge of the Superior Court of the State of California, in and for the County of Marin, for the unexpired term of Thomas J. Lennon, resigned, term ending January, 1915, vice Edgar T. Cook, appointed.

Also one (1) Judge of the Superior Court of the State of California, in and for the County of Madera, for the term prescribed by law.

Also One (1) Judge of the Superior Court of the State of California in and for the County of Modoc, for the unexpired term of John T. Baker, resigned, term ending January, 1915, vice Clarence A. Baker, appointed.

Also One (1) Judge of the Superior Court of the State of California in and for the County of Riverside, for the term prescribed by law.

Also One (1) Judge of the Superior Court of the State of California in and for the County of San Bernardino, for the term prescribed by law.

Also One (1) Judge of the Superior Court of the State of California in and for the County of San Diego, for the term prescribed by law.

Also Four (4) Judges of the Superior Court of the State of California in and for the City and County of San Francisco,

San Francisco, California.

That I, the undersigned, do hereby certify that the foregoing is a true and correct copy of the original as the same appears in the records of the said Board of Supervisors.

Witness my hand and the seal of the said Board of Supervisors at the City and County of San Francisco, California, this 1st day of May, 1907.

Attest: I, the undersigned, do hereby certify that the foregoing is a true and correct copy of the original as the same appears in the records of the said Board of Supervisors.

And I further certify that the foregoing is a true and correct copy of the original as the same appears in the records of the said Board of Supervisors.

W. H. HARRIS, C. L., J. L. HARRIS,
Deputy Clerk of the Board of Supervisors,
City and County of San Francisco,
California.



[Handwritten signature]

Deputy Clerk of the Board of Supervisors

IF 3L70 408A :

1912

403

Executive Department
State of California

Election Proclamation

In accordance with law thereunto directing me, I hereby proclaim and give notice that a GENERAL ELECTION will be held throughout the State of California, on TUESDAY, THE FIFTH DAY OF NOVEMBER, A. D. 1912, at which election the following officers will be elected, namely:

Thirteen electors of President and Vice President of the United States.

Eleven members of the House of Representatives of the United States of America, being one representative from each Congressional District in the State of California as prescribed by law.

Also the following State officers, to wit:

Twenty (20) members of the Senate of the State of California, being one senator from each of the following senatorial districts in this state, as prescribed by law, to wit: the First, Third, Fifth, Seventh, Ninth, Eleventh, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-fifth, Thirty-seventh, and Thirty-ninth Senatorial Districts.

Also, eighty (80) members of the Assembly of the State of California, being one member of the Assembly from each of the eighty Assembly Districts in the State as prescribed by law.

Also, two (2) Judges of the Superior Court of the State of California in and for the County of Alameda, for the term prescribed by law.

Also, two (2) Judges of the Superior Court of the State of California in and for the County of Fresno, for the term prescribed by law.

Also, one (1) Judge of the Superior Court of the State of California in and for the County of Kings, for the term prescribed by law.

Also, five (5) Judges of the Superior Court of the State of California in and for the County of Los Angeles, for the term prescribed by law.

Also, one (1) Judge of the Superior Court of the State of California, in and for the County of Marin, for the unexpired term of Thomas J. Lennon, resigned, term ending January, 1915, vice Edgar T. Zook, appointed.

Also, one (1) Judge of the Superior Court of the State of California, in and for the County of Madera, for the term prescribed by law.

Also, one (1) Judge of the Superior Court of the State of California in and for the County of Modoc, for the unexpired term of John E. Raker, resigned, term ending January, 1915, vice Clarence A. Raker, appointed.

Also, one (1) Judge of the Superior Court of the State of California in and for the County of Riverside, for the term prescribed by law.

Also, one (1) Judge of the Superior Court of the State of California in and for the County of San Bernardino, for the term prescribed by law.

Also, one (1) Judge of the Superior Court of the State of California in and for the County of San Diego, for the term prescribed by law.

Also, four (4) Judges of the Superior Court of the State of California in and for the City and County of San Francisco, for the term prescribed by law.

Also, one (1) Judge of the Superior Court of the State of California in and for the County of San Joaquin, for the term prescribed by law.

Also, one (1) Judge of the Superior Court of the State of California, in and for the County of Shasta, for the term prescribed by law.

Also, one (1) Judge of the Superior Court of the State of California in and for the County of Tulare, for the term prescribed by law.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the State of California; such rewards to be paid until the total amount thereafter expended for the purpose reaches the sum of Ten Thousand Dollars.



IN TESTIMONY WHEREOF, I, A. J. WALLACE, as Lieutenant Governor and Acting Governor of the State of California, have hereunto set my hand and caused the Great Seal of the said State to be affixed this 30th day of September, A. D. 1912.

A. J. WALLACE,
Lieutenant Governor and Acting Governor.

ATTEST:

FRANK C. JORDAN,
Secretary of State.

Proclamation
No 28568

Quarantine against
Asiatic Malaria
From States of
Utah, Missouri &
Idaho

Filed in the office of the
SECRETARY OF STATE
the sixteenth
Oct *A. D. 1912*
FRANK C. JORDAN,
SECRETARY OF STATE
By Frank C. Jordan
DEPUTY
Page

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 16.

October 15, 1912.

WHEREAS, alfalfa fields in the states of Utah, Wyoming and Idaho are infested with the alfalfa weevil (Phytonomus posticus); and,

WHEREAS, the devastation of this insect is very serious, often ruining the entire crop; and,

WHEREAS, our alfalfa product is very important, its estimated cash value for the present year being a little short of \$50,000,000; and,

WHEREAS, there is danger of our receiving this pest through the importation of all kinds of hay, including alfalfa from the aforesaid states; and,

WHEREAS, there is also danger of our receiving this pest through the transportation of colonies of bees in hives from the states aforesaid;

IT IS HEREBY DECLARED that a quarantine be and is hereby established against colonies of bees in hives, all hay, including alfalfa and other hay and straw in cattle cars from the several states before mentioned. All State quarantine guardians, and deputies of the State Commissioner of Horticulture are hereby instructed and required to refuse admission into the State of California all colonies of bees in hives and all hay from the said quarantined states. If such hay is shipped into the State by any oversight, it must at once be destroyed or returned to the shipper, as required by law.

IT IS HEREBY FURTHER DECLARED AND DECREED that no alfalfa seed from the infested states shall be received into California except upon compliance with the following conditions: Every lot of alfalfa seed from the infested states

QUARANTINE ORDER NO. 16 -2-

must be enclosed in a container sufficiently tight to prevent the egress of any alfalfa weevils, should any be enclosed, and must be shipped either to a quarantine officer of the State of California or to a quarantine guardian or other person authorized in writing by the State Commissioner of Horticulture to receive it; every lot of such seed must be delivered at such freight or express office as shall be designated by said State quarantine officer, quarantine guardian or other authorized person, and held by him in quarantine and sufficiently treated until in his judgment the lot should be released. All expense incurred in treating for disinfections of such lot of alfalfa seed shall be paid by the consignee or owner, and the alfalfa seed shall not be released until the same is paid.

A. J. Wallace

STATE COMMISSIONER OF HORTICULTURE.

APPROVED BY

A. J. Wallace
ACTING GOVERNOR OF THE STATE OF CALIFORNIA.

F 3610 410

No 29.

Proclamation **399**

Death of
Vice President
James S. Sherman

Filed in the Office of the
SECRETARY OF STATE.
on *Sept* day of
January A. D. **1912**

Frank C. Jordan
SECRETARY OF STATE

By *Frederick H. Coughlin*
DEPUTY

Card Book, 1918

Executive Department

State of California

PROCLAMATION.

IN TESTIMONY of the sorrow and regret of the people of the State of California, for the death of the HONORABLE JAMES D. SHERMAN, Vice President of the United States of America, I do hereby direct that the National Flag be displayed at half mast on SATURDAY, the second day of November, 1912, from sunrise to sunset of said day, upon all state public buildings, and upon all Armories of the National Guard of the State of California; and

I DO FURTHER DIRECT that the Ensign and Union Jack be displayed at half mast on said day from sunrise to sunset, upon all Vessels belonging to the State, and upon all Vessels of the State Naval Militia.

IN WITNESS WHEREOF I have hereunto set
my hand and caused the Great
Seal of the State of California
to be affixed this 1st day of
November, 1912.

Lieutenant Governor and Acting
Governor.

ATTEST:

Joseph W. ...
Secretary of State.



Ord. No. 30400

Proclamation
Calling Special
election

Jan. 2nd 1912

at
Recall Petition

Marshall Hall

Senator L. B. Curtis

Filed in the Office of the
SECRETARY OF STATE.

the 4th day of
January 1912

Frank C. Jordan

By _____
J. _____

By _____

Executive Department

State of California

PROCLAMATION.

WHEREAS, there has been submitted to the Governor of the State of California, by Hon. Frank C. Jordan, Secretary of State of the State of California, a Recall Petition demanding the election of a successor to MARSHALL BLACK, as a member of the Senate of the State of California from the TWENTY EIGHTH SENATORIAL DISTRICT, together with the certificate of the said Secretary of State of the sufficiency of said petition;

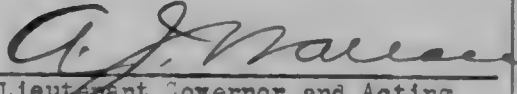
NOW, THEREFORE, I, A. J. WALLACE, Lieutenant Governor and Acting Governor of the State of California, in accordance with the constitution and laws of the State of California, do hereby order and proclaim that an election shall be held throughout the Twenty Eighth Senatorial District of the State of California, on THURSDAY, the SECOND day of JANUARY, 1913, for the purpose of electing a successor to MARSHALL BLACK, as a member of the Senate of the State of California for the TWENTY EIGHTH SENATORIAL DISTRICT.

The Board of Supervisors of the County of Santa Clara shall give notice of said election by causing this proclamation to be published at least ten days before the date of said election in a newspaper of general circulation printed in said Twenty Eighth Senatorial District.


AND I DO HEREBY OFFER A REWARD of ONE HUNDRED (100) DOLLARS for the arrest and conviction of any and every person violating any of the provisions of title Four, part one, of the Penal Code; such rewards

to be paid until the total amount hereafter expended for the purposes
reaches the sum of ten thousand dollars.

IN WITNESS WHEREOF I have here-
unto set my hand and caus-
ed the Great Seal of the
State to be affixed this
2^d day of November, 1912.


Lieutenant Governor and Acting
Governor.

ATTEST:


Secretary of State.



17800-412

402

Handwritten text, possibly a signature or date, mostly illegible.

Filed in the office of the
SECRETARY OF STATE

the *10th* of *April*
190*2*

By *Frank H. Lang*

Record *100*

Executive Department

State of California


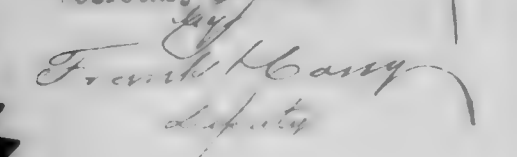
THANKSGIVING PROCLAMATION.

In accordance with custom and the Proclamation of the President of the United States, I do hereby designate **THURSDAY**, the twenty-eighth day of November, nineteen hundred and twelve, as
THANKSGIVING.

IN WITNESS WHEREOF I have hereunto
set my hand and caused the
Great Seal of the State of
California to be affixed this
21st day of November, 1912.


Governor.

WITNESSES:


Secretary of State.

Deputy



Dear artist
569
Proclamation
No 32

Amending Proclamation
No 16

Copy of the
Proclamation
of the
Department of the
Interior
of the
United States
of America
of the
25th
of
September
1892
at
Washington
D.C.
Franklin D. Roosevelt

CAPITOL BUILDING SACRAMENTO CALIFORNIA

— 2 —

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 17.

December 17, 1912.

Quarantine Order No. 16 under date of October 15, 1912 is hereby amended to read as follows:

WHEREAS, alfalfa fields in the states of Utah, Wyoming and Idaho are infested with the alfalfa weevil (Phytonomus posticus); and,

WHEREAS, the devastation of this insect is very serious, often ruining the entire crop; and,

WHEREAS, our alfalfa product is very important, its estimated cash value for the present year being a little short of \$50,000,000; and,

WHEREAS, there is danger of our receiving this pest through the importation of all kinds of hay, including alfalfa from the aforesaid states; and,

WHEREAS, there is also danger of our receiving this pest through the transportation of colonies of bees in hives from the states aforesaid; and,

WHEREAS, it is a menace to the interests of California alfalfa growers to introduce either nursery and ornamental stock or other plants from the states aforesaid if packed in tule, hay or straw or shipped in boxes or cars that have not been disinfected;

THEREFORE IT IS HEREBY ORDERED AND DECLARED that a quarantine be and is hereby established against the importation into California of colonies of bees in hives, all hay, including alfalfa and other hay and straw in cattle cars from the states of Utah, Wyoming and Idaho. All State quarantine guardians and deputies of the State Commissioner of Horticulture are hereby instructed and required to refuse admission into the State of California all colonies of bees in hives and all hay from the said quarantined states. If such hay and colonies of bees in hives be shipped into the State in violation of this order, they must at once be destroyed or returned to the shipper as required by law.

IT IS HEREBY FURTHER ORDERED AND DECLARED that all nursery and ornamental stock and other plants imported into the State of California from the states of Utah, Wyoming and Idaho must be packed in tulle, straw, excelsior or other suitable packing (excluding tule, hay and straw), and the box containers and cars must be disinfected by fumigation with cyanide of potassium, using three ounces

QUARANTINE ORDER NO. 17 -2-

to each one hundred cubic feet of space, such fumigation to be given both at the point of shipment and at the point of delivery. Every lot of said nursery and ornamental stock or other plants from the infested states must be shipped either to a quarantine officer of the State of California or to a quarantine guardian or other person authorized in writing by the State Commissioner of Horticulture to receive it; and every lot of such nursery and ornamental stock or other plants must be delivered at such freight or express office as shall be designated by said State quarantine officer, quarantine guardian or other authorized person, and held by him in quarantine and fumigated as provided for above. All expense incurred in treating for disinfections of such lot of nursery and ornamental stock or other plants shall be paid by the consignee or owner, and the nursery and ornamental stock or other plants shall not be released until the same is paid.

AND IT IS HEREBY FURTHER ORDERED AND DECLARED that no alfalfa seed from the infested states shall be received into California except upon compliance with the following conditions: Every lot of alfalfa seed from the infested states must be enclosed in a container sufficiently tight to prevent the egress of any alfalfa weevils, should any be enclosed, and must be shipped either to a quarantine officer of the State of California or to a quarantine guardian or other person authorized in writing by the State Commissioner of Horticulture to receive it; and every lot of such seed must be delivered at such freight or express office as shall be designated by said State quarantine officer, quarantine guardian or other authorized person, and held by him in quarantine and sufficiently treated until in his judgment the lot should be released. All expense incurred in treating for disinfections of such lot of alfalfa seed shall be paid by the consignee or owner, and the alfalfa seed shall not be released until the same is paid.

A. E. ...
STATE COMMISSIONER OF HORTICULTURE.

APPROVED BY

Wm. W. ...

GOVERNOR OF THE STATE OF CALIFORNIA.

Quarantine
370
Proclamation
No. 5

Quarantine Proclamation
No. 98

To the Honorable
The President of the United States
Washington, D. C.
Sir,
I have the honor to acknowledge
the receipt of your letter of the
10th inst. in relation to the
Quarantine Proclamation
No. 98.

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING SACRAMENTO CALIFORNIA

QUARANTINE ORDER NO. 18.

December 17, 1912.

Quarantine Order No. 18 under date of August 30,
1912 is hereby amended to read as follows:

WHEREAS, a Quarantine Order No. 1, issued March 8,
1910, was declared against the citrus white fly (Aleyrodes
citri) from the States of Florida and Louisiana, and only from
those states; and,

WHEREAS, we have information from the entomologists
of the United States Agricultural Experiment Stations of the
South Atlantic and Gulf States that this same white fly (Aleyrodes
citri) is widely distributed in North Carolina, South
Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana
and Texas; and,

WHEREAS, it has been received into California on nur-
sery stock from North Carolina and Mississippi; and,

WHEREAS, another species of the white fly (Aleyrodes
nubifera) is present in Florida; and,

WHEREAS, both of these white flies are serious pests,
being regarded in Florida as second to none in their injurious
work on citrus and other trees; and,

WHEREAS, there is great danger of introducing Aleyrodes
citri into the citrus groves of California on plants or
nursery or ornamental stock, if such stock serves as host plants
of the citrus white fly, from each of the states aforesaid at the
present time, and,

WHEREAS, there is danger of said Aleyrodes nubifera
being introduced into California on the host plants of this
fly received from Florida and the South Atlantic and Gulf
States;

WHEREAS, it is deemed and declared, that a horti-
cultural quarantine be and is hereby established against all
the known host plants of Aleyrodes citri and Aleyrodes nubifera
as follows:

Section 1. It is hereby declared and declared, that a horti-
cultural quarantine be and is hereby established against all
the known host plants of Aleyrodes citri and Aleyrodes nubifera
as follows:

Section 2. The following plants are hereby declared to be host plants of the citrus white fly, Aleyrodes citri, and all other citrus species)

Section 3. The following plants are hereby declared to be host plants of the citrus white fly, Aleyrodes nubifera, and all other citrus species)

Section 4. The following plants are hereby declared to be host plants of the citrus white fly, Aleyrodes citri, and all other citrus species)

Section 5. The following plants are hereby declared to be host plants of the citrus white fly, Aleyrodes nubifera, and all other citrus species)

ARTICLE 18 -8-

authorities, subject to return or destruction at the discretion of the State or its officers.

AND FURTHER PROVIDED, That orange seed and fruit pits may be received into the State of California upon compliance with the following conditions: Every lot of orange seed or fruit pits brought into the State of California from North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana and Texas, or other territory infested with either Aleyrodes citri or Aleyrodes nubilifera, or both, must be enclosed in a container sufficiently tight and secure to prevent the escape of these pests, should any be enclosed; and every lot of such orange seed or fruit pits must be shipped to the Deputy Quarantine Officer of the California State Commissioner of Horticulture in Los Angeles, or to any other person authorized in writing by the State Commissioner of Horticulture to receive it. Every such lot must be delivered at such freight or express as shall be designated by said Deputy Quarantine Officer, or any other authorized person, and held by him in quarantine and sufficiently treated until in his judgment the lot shall be released. All expense incurred in treating for disinfections of such lot of orange seed or fruit pits shall be paid by the consignee or owner, and the orange seed or fruit pits shall not be released until the same is paid.


State Commissioner of Horticulture.

APPROVED BY



Governor of the State of California.

100-101415

Guarantee
Call No. 571

Against all bottom
Seed shipped
into California
of Ball Merrill

By
Secretary of State.
FEB 3 1913
IN THE OFFICE OF THE SECRETARY OF STATE
OF THE STATE OF CALIFORNIA
FILED
FEB 3 1913
FRANK C. JORDAN
Secretary of State.
By *Frank C. Jordan*
Dputy.

OFFICE
STATE COMMISSION OF HORTICULTURE
Sacramento, California.

QUARANTINE ORDER NO. 19.

January 31, 1913.

WHEREAS, the growing of cotton has become a very important industry in this State, and the area of cotton culture is rapidly growing in extent; and,

WHEREAS, the cotton boll weevil (Anthonomus grandis Boh.) does not, nor ever has, existed in this State; and,

WHEREAS, the cotton boll weevil (A. grandis Boh.), while not attacking the seed of the cotton plant, may hibernate in small deformed bolls and in cells which are very difficult to distinguish from the cotton seeds by inspection, or may be, and is carried in the mass of cotton seed and is not separated from the cotton seed by the process of ginning; and,

WHEREAS, according to the authorities of the United States Department of Agriculture, proper fumigation for the destruction of the cotton boll weevil (A. grandis Boh.) in cotton seed is a very difficult process, requiring special equipment and skilled manipulation; and,

WHEREAS, the cotton growers of California now have a sufficient supply of home-grown seed for all practical purposes:

THEREFORE IT IS HEREBY ORDERED AND DECLARED, That there be placed a quarantine upon all cotton seed shipped into California from any section whatsoever, except as hereinafter stated: That cotton seed be admitted for experimental purposes, the same to be sent to the Chief Deputy State Quarantine Officer, Room 11, Ferry Building, San Francisco, California, to be thoroughly examined, treated and reshipped to the purchaser.

IT IS HEREBY FURTHER ORDERED AND DECLARED, That Quarantine Order No. 2 be revoked.

asf. C. H. B.
STATE COMMISSIONER OF HORTICULTURE.

APPROVED BY

Wm. A. Johnson
GOVERNOR OF THE STATE OF CALIFORNIA

572

And on this day

Noted in the office of the
SECRETARY OF STATE
the *27* day of
March A. D. 1913
Frank C. Jordan

Frederick C. Jordan
Page

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING SACRAMENTO CALIFORNIA

QUARANTINE ORDER NO. 20.

February 27, 1913.

Quarantine Order No. 17, under date of December 17th, 1912, is hereby amended to read as follows:

WHEREAS, alfalfa fields in the states of Utah, Wyoming and portions of Idaho are infested with the alfalfa weevil (Phytonomus posticus); and,

WHEREAS, the devastation of this insect is very serious, often ruining the entire crop; and,

WHEREAS, our alfalfa product is very important, its estimated cash value for the present year being a little short of \$50,000,000; and,

WHEREAS, there is danger of our receiving this pest through the importation of all kinds of hay, including alfalfa from the aforesaid districts; and,

WHEREAS, there is also danger of our receiving this pest through the transportation of colonies of bees in hives from the districts aforesaid; and,

WHEREAS, it is a menace to the interests of California alfalfa growers to introduce either nursery and ornamental stock or other plants from the aforesaid districts if packed in tule, hay or straw or shipped in boxes or cars that have not been disinfected:

THEREFORE IT IS HEREBY ORDERED AND DECLARED, That a quarantine be and is hereby established against the importation into California of colonies of bees in hives, all hay, including alfalfa and other hay and straw in cattle cars from the states of Utah, Wyoming and that portion of Idaho bounded as follows: On the north by the 43d parallel north latitude, on the east by the State of Wyoming, on the south by the State of Utah, on the west by the 113th meridian west longitude and on the northwest by the Snake River in the State of Idaho. All State quarantine guardians and deputies of the State Commissioner of Horticulture are hereby instructed and required to refuse admission into the State of California all colonies of bees in hives and all hay from the said quarantined districts. If such hay and colonies of bees in hives be shipped into the State in violation of this order, they must at once be destroyed or returned to the shipper as required by law.

IT IS HEREBY FURTHER ORDERED AND DECLARED, That all nursery and ornamental stock and other plants imported into the State of California from the aforesaid states of Utah, Wyoming

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 20 -2-

and portions of Idaho must be packed in fresh shavings, excelsior or other suitable packing (excepting tulle, hay and straw), and the box containers and cars must be disinfected by fumigation with chemically pure cyanide of potassium, using three ounces to each one hundred cubic feet of space, such fumigation to be given both at the point of shipment and at the point of delivery. Every lot of said nursery and ornamental stock or other plants from the infested districts must be shipped either to a quarantine officer of the State of California or to a quarantine guardian or other person authorized in writing by the State Commissioner of Horticulture to receive it; and every lot of such nursery and ornamental stock or other plants must be delivered at such freight or express office as shall be designated by said State quarantine officer, quarantine guardian or other authorized person, and held by him in quarantine and fumigated as provided for above. All expense incurred in treating for disinfections of such lot of nursery and ornamental stock or other plants shall be paid by the consignee or owner, and the nursery and ornamental stock or other plants shall not be released until the same is paid.

AND IT IS HEREBY FURTHER ORDERED AND DECLARED. That no alfalfa seed from the infested districts shall be received into California except upon compliance with the following conditions: Every lot of alfalfa seed from the infested districts must be enclosed in a container sufficiently tight to prevent the egress of any alfalfa weevils, should any be enclosed, and must be shipped either to a quarantine officer of the State of California or to a quarantine guardian or other person authorized in writing by the State Commissioner of Horticulture to receive it; and every lot of such seed must be delivered at such freight or express office as shall be designated by said State quarantine officer, quarantine guardian or other authorized person, and held by him in quarantine and sufficiently treated until in his judgment the lot should be released. All expense incurred in treating for disinfections of such lot of alfalfa seed shall be paid by the consignee or owner, and the alfalfa seed shall not be released until the same is paid.


STATE COMMISSIONER OF HORTICULTURE.

APPROVED BY


GOVERNOR OF THE STATE OF CALIFORNIA.

Proclamation
No 36

Quarantine line against
White Fly.

573

LF 36101:44
No-36

Filed in the Office of the
SECRETARY OF STATE.
the *Fourth* day of
March A. D. 1913
Frank C. Jordan

By *Frank C. Jordan*
DEPUTY
RECORD BOOK, Page.....

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 21.

March 4, 1913.

Quarantine Orders No. 15, under date of August 30, 1912, and No. 18, under date of December 17, 1912, are hereby amended to read as follows:

WHEREAS, the fact has been determined by the State Commissioner of Horticulture that the white fly (Aleyrodes citri) is widely distributed in the states of North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana and Texas, and that the white fly (Aleyrodes nubifera) exists at the present time in the State of Florida; and,

WHEREAS, both Aleyrodes citri and Aleyrodes nubifera are primarily serious pests of, and work great injury to citrus trees; and,

WHEREAS, there is great danger of introducing Aleyrodes citri and Aleyrodes nubifera into the citrus groves of California by the importation of such plants, trees or ornamental nursery stock as are known to be hosts or food plants of any or all species of citrus white flies from each of the states aforesaid:

NOW, THEREFORE, IT IS HEREBY ORDERED, DIRECTED AND DECLARED, That a horticultural quarantine be, and the same is hereby established in accordance with the provisions of Section 2319b of the Political Code of the State of California, against all the known host plants of Aleyrodes citri and Aleyrodes nubifera as follows:

Boston ivy (Ampelopsis tricuspidata)
Allamanda (Allamanda nerifolia)
Banana shrub (Magnolia fuscata)
Cape jessamine (Gardenia florida)
Cape jessamine (Gardenia jasminoides)
California privet (Ligustrum amurense)
Cherry laurel (Prunus laurocerasus)
China berry (Melia azedarach)
Citrus (orange, lemon, citron, grape fruit, kumquat, tangerine, and all other citrus plants)
Coffee (Coffea arabica)
Grape myrtle (Myrtus lagerstroemia)
Cultivated pear (Pyrus spp.)
English ivy (Hedera helix)
Ficus macrophylla, bay (Laurus nobilis)

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 21 -2-

Golden privet (Ligustrum sp.)
Green ash (Fraxinus lanceolata)
Japanese persimmon (Diospyros kaki)
Jasminum fruticans
Laurestinus (Viburnum tinus)
Lilac (Syringa vulgaris)
Mexican orange (Choisya ternata)
Mock olive (Prunus caroliniana)
Myrtle (Myrtus communis)
Osage orange (Maclura aurantiaca)
Portugal cherry (Cerasus sp.)
Pomegranate (Punica granatum)
Prickly ash (Xanthoxylum clava-herculis)
Rubber tree (Ficus macrophylla)
Smilax (Smilax sp.)
Texas umbrella tree (Melia azedarach var. umbraculiformis)
Trumpet vine (Tecoma radicans)
Viburnum (Viburnum nudum)
Water oak (Quercus aquatica)
Wild olive or devilwood (Osmenthus americanus)
Wild persimmon (Diospyros virginiana)
Yellow jessamine (Jasminum odoratissimum)
Tree of Heaven (Ailanthus glandulosa)

or any other that may hereafter become a host plant, imported from the states of North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana and Texas, or any other section known to harbor either Aleyrodes citri or Aleyrodes nubilifera, into the State of California. All quarantine guardians and deputies of the State Horticultural Commissioner are hereby instructed and required to hold any and all of the aforesaid plants, nursery and ornamental trees which are host plants of this Aleyrodes citri and of this Aleyrodes nubilifera subject to the order of the shippers or owners thereof, for exportation out of the State, or to be destroyed, and to take every necessary precaution for the prevention of the issuance of the said white flies while the same are being held in quarantine.

PROVIDED, That all plants, nursery and ornamental trees, other than those enumerated in this order, (excepting coniferous species), imported into the State of California from the aforesaid states of North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

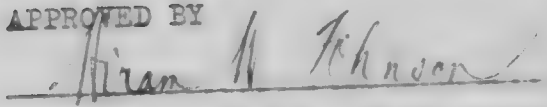
QUARANTINE ORDER NO. 21 -3-

and Texas, or any other section known to harbor either Aleyrodes citri or Aleyrodes nubilifera, or both, shall be completely defoliated, and failure upon the part of the shippers or importers to comply with this ruling shall result in the holding of such shipment by the State quarantine authorities, subject to return or destruction at the discretion of the shippers or importers.

AND PROVIDED FURTHER, That orange seed and fruit pits may be received into the State of California upon compliance with the following conditions: Every lot of orange seed or fruit pits brought into the State of California from North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana and Texas, or other territory infested with either Aleyrodes citri or Aleyrodes nubilifera, or both, must be enclosed in a container sufficiently tight and secure to prevent the egress of these pests, should any be enclosed; and every lot of such orange seed or fruit pits must be shipped to the Deputy Quarantine Officer of the California State Commission of Horticulture in Los Angeles, or to any other person authorized in writing by the State Commissioner of Horticulture to receive the same. Every such lot must be delivered at such freight or express office as shall be designated by said Deputy Quarantine Officer, or any other authorized person, and held by him in quarantine and sufficiently treated until in his judgment the lot may be released. All expense incurred in treating for disinfections of such lot of orange seed or fruit pits shall be paid by the consignee or owner, and the orange seed or fruit pits shall not be released until the same is paid.


STATE COMMISSIONER OF HORTICULTURE.

APPROVED BY


GOVERNOR OF THE STATE OF CALIFORNIA.

800

Proclamation **575**
No 38

Amending Quarantine
order named in
Proclamation No 10

FILED

From St. Louis

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 22.

April 11, 1913.

(Tulare County)

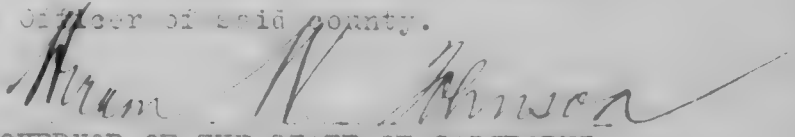
Quarantine Order No. 8, under date of January 25, 1912, is hereby amended to read as follows:

WHEREAS, Quarantine Order No. 8, Tulare County, California, only permitted fruit and nursery stock and plants to be delivered at Porterville, Exeter, Lindsay, Tulare, Visalia, Ducor, Dinuba, Cutler, Pixley, Angiola, Terra Bella, Strathmore, Sultana, Tipton, Goshen and Farmeroville; and,

WHEREAS, Richgrove now has an agent:

THEREFORE, IT IS HEREBY ORDERED AND DECLARED, That all the stations named above be placed for delivery of nursery stock, fruit trees, fruit and plants, and which if found free from insects or disease will be released by the Deputy Quarantine Officer of said county.

APPROVED:


GOVERNOR OF THE STATE OF CALIFORNIA.


STATE COMMISSIONER OF HORTICULTURE.

Page 419

Executive Department

State of California

P R O C L A M A T I O N

WHEREAS, one of the greatest economic wastes of the country is the result of failure to exercise proper care and precaution in preventing the destruction of property by fire, and

WHEREAS, many disastrous conflagrations are caused by the lack of cleanliness and accumulation of refuse and rubbish in yards, cellars, alleyways and unfrequented streets; and

WHEREAS, in many states a day in each year is set apart by the Chief Executive as a fire prevention and clean-up day, and efforts are then made to remove these causes of conflagration;


NOW, THEREFORE, I do hereby proclaim

F R I D A Y

the eighteenth day of April, 1913, as "FIRE PREVENTION DAY" for the State of California.

IN WITNESS WHEREOF I have hereunto

set my hand and caused the Great Seal of the State of California to be affixed this fifteenth day of April, 1913.


Governor.

Attest:


Secretary of State.



Procls 405 in

No 39

Clear up Day
Apr 15 1864

Frank H.)

Executive Department

State of California

PROCLAMATION

WHEREAS, one of the greatest economic wastes of the country is the result of failure to exercise proper care and precaution in preventing the destruction of property by fire, and

WHEREAS, many disastrous conflagrations are caused by the lack of cleanliness and accumulation of refuse and rubbish in yards, cellars, alleyways and unfrequented streets; and


WHEREAS, in many states a day in each year is set apart by the Chief Executive as a fire prevention and clean-up day, and efforts are then made to remove these causes of conflagration;


NOW, BEFORE ME, I do hereby proclaim

APRIL 18, 1913

the eighteenth day of April, 1913, as "FIRE PREVENTION DAY" for the State of California.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this fifteenth day of April, 1913.


Governor.

Attest:

Secretary of State.



[F3670:420]

Executive Department

State of California

In commemoration of the birth of
the American Flag, I, HIRAM W. JOHNSON,
Governor of the State of California, do
hereby proclaim, SATURDAY, the 14th day
of June, 1913,

FLAG DAY

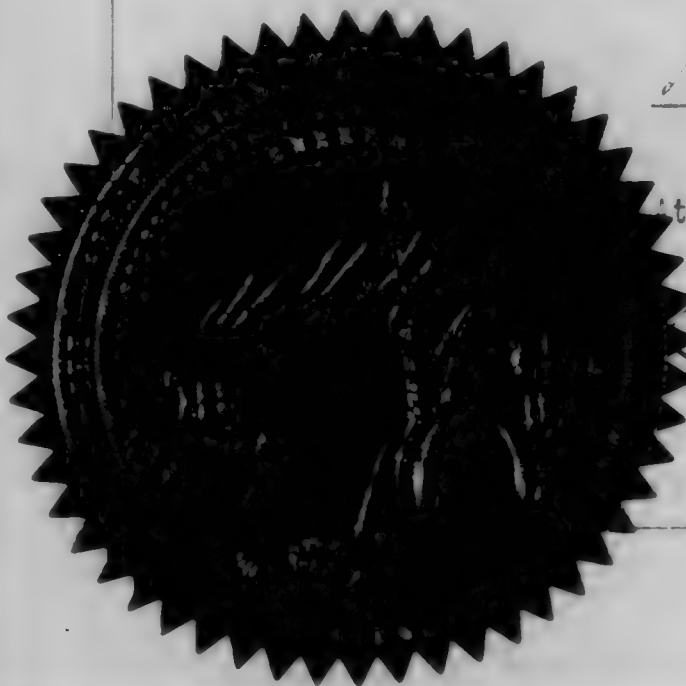
On that day let the national flag be
displayed on all public buildings of the
state, and, as well, on the homes and places
of business of our people.

IN WITNESS WHEREOF I have hereunto set
my hand and caused the Great Seal of the State
to be affixed this 9th day of June, 1913.


Governor

Attest:


Secretary of State



[F3670:421]

Proclamation
No 407

Terminus Saturday
July 5th 1913 a
Legal Holiday

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

JUL 1 - 1913

FRANK C. JORDAN

By Frank C. Jordan Secretary of State.
Deputy.

Executive Department

State of California

P R O C L A M A T I O N

WHEREAS, the fourth day of July, A. D. 1913(being by law a legal holiday) will fall upon Friday, and many requests have been received by me from numerous citizens throughout the State to declare the day following also a day of rest from labor; and it appears to be the general desire of the citizens of California in the different vocations of life that the day following the Nation's Anniversary, to-wit, Saturday, the fifth day of July, A. D. 1913, should be declared a legal holiday.

NOW, THEREFORE, I, HIRAM W. JOHNSON, as Governor of the State of California, do hereby proclaim Saturday, the Fifth Day of July, A. D. 1913, a legal holiday.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the great Seal of the State of California to be hereunto affixed this first day of July, 1913.



Hiram W. Johnson
Governor

Attest:

Frank B. Ford
Secretary of State

My Comm. Exp. July 1st 1914
Clerk

2730.111

Sp

Proclamation

574

No 42

(Bill. of the State

of the State

of the State

FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

JUL 26 1913

FRANK C. JORDAN

By

Frank C. Jordan

Secretary of State

Deputy

State of California

EXECUTIVE OFFICE
SACRAMENTO

July 9, 1913.

WHEREAS, it appears that a great forest fire is raging in the County of Marin, on and near Mount Tamalpais, and near the cities of Mill Valley, Larkspur, Corte Madera and other thickly populated places in the locality of the fire, and is fast approaching said settlements; and

WHEREAS, the people in the neighborhood of said fire are fleeing from their homes and large crowds of strangers are flocking to the scene from the city of San Francisco and other localities; and

WHEREAS, there is a great tumult and excitement existing in said cities of Mill Valley, Larkspur, Corte Madera and the other settlements surrounding said fire by reason of said crowds arriving there, and the intensity and the magnitude of the increasing conflagration, and it appearing that there is great danger to property and life by reason of said fire and that through the tumult and excitement existing by reason of said conditions, the necessity for State troops to cope with the situation is apparent, a number of houses and structures having already burned, as well as several miles of brush and timber, and it appears that the fire is beyond the control of the inhabitants and forces fighting it and that loss of life and property by reason of said conditions is imminent unless help is extended; and

WHEREAS, the Mayor of Mill Valley has telegraphed for help to me this day, and states in his telegram that the people in the city of Mill Valley are in serious danger and that the number of men available altogether is insufficient to cope with the situation and that the inhabitants of that vicinity are in desperate straits and need large numbers of men to fight the fire and appeal for immediate help and asks that such numbers of the National Guard as may be necessary, be ordered to the said scene of tumult and danger to assist in protecting the lives and property of the inhabitants there located.

THEREFORE, I, Hiram W. Johnson, Governor and Commander-in-Chief of the military forces of this State, by virtue of the power and authority in me vested by the constitution and laws of this State, do hereby order that there be and there is hereby called into active service such portion of the National Guard as may be necessary for the purpose of proceeding to the vicinity of Mill Valley and to the forest fire raging near that place and to render such assistance and relief as is possible in the suppression of the said fire and the protection of the lives and property of the people in the vicinity of said forest fire and to reduce the said state of tumult and danger existing in the vicinity of said fire, as expeditiously as possible and do such other acts as may be necessary in the premises to protect the lives and property of the citizens and restore tranquility and safety in the community.

The Adjutant General is hereby ordered and directed to order such portion of the National Guard into active service and to take command thereof and to carry out the purposes of this proclamation.

Governor of the State of California.

410

Executive Department

State of California

TO THE PEOPLE OF CALIFORNIA:

I am asked to commend the observance in our State of "PURITY SUNDAY " on November 9, 1913. Governors of other states have already issued proclamations to the same effect, and all are being asked to do so.

The aim is to crystallize intelligent sentiment against commercialized vice and for the promotion of morality.


The Seventh International Purity Congress will be in session in Minneapolis, November 7th to 12th, and the Sunday of the session has been named "Purity Sunday". It is hoped to have from the pulpits over all the land a ringing appeal for cleaner living and better standards.

Efforts to maintain and elevate moral standards never can be amiss. A plan for a "Purity Sunday" must commend itself always as worthy and timely.

I therefore request, in behalf of the International Purity Congress, an observance of Sunday, November ninth as "PURITY SUNDAY".

IN WITNESS WHEREOF I have

hereunto set my hand and
caused the Great Seal of
the State to be affixed
this 23rd day of September,
1913.


Governor.

36. 0.424.

408

Executive Department

State of California

In compliance with the request of the Fire Waste Committee of the Trans-Mississippi Commercial Congress, I desire to call the attention of our citizens to the need of precautions for fire prevention. The dryness of the season has become a menace, and it is important that everyone interest himself in helping to reduce it to a minimum. The fires at present raging in the forests and various parts of the State show the need of care everywhere in safe guarding lives and property.

In many states of the Union, a day in each year is set apart by the Chief Executive as a fire prevention day.

In order, therefore, that the attention of the people of this State shall be directed to these conditions and that they may, by proper action, lessen in material degree fire destruction and waste, I, as Governor of the State of California, DO HEREBY PROCLAIM,

THURSDAY

the ninth day of October, 1913, as "FIRE PREVENTION DAY" for the State of California.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be attached this 24th day of September, 1913.



Governor

W. W. Johnson
Secretary of State

[F36701125]

For **409**
40

Harry Leroy Day

FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

Frank C. Jordan
16 1913
FRANK C. JORDAN

By

Secretary of State.

Deputy.

Executive Department

State of California

To the memory of Junipero Serra California owes everlasting tribute. He brought civilization to our land, and in character and deed he deserves a foremost place in the history of our State.

Monday, November 24th, will be the two hundredth anniversary of the birth of Junipero Serra and I regard the occasion as one that should be observed by all Californians.

NOW, THEREFORE, I, Hiram W. Johnson, Governor of the State of California, do hereby appoint

MONDAY

the 24th day of November, 1918, to be a legal holiday, which shall be known as "SERRA DAY."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 24th day of October, 1918.


Hiram W. Johnson
Governor

ATTEST:

Charles D. Fisk
Secretary of State

LF 36701126

411

Executive Department

State of California


PROCLAMATION

In accordance with custom and in pursuance of authority vested by law, I, HENRY M. JOHNSON, Governor of the State of California, do hereby designate


THURSDAY

the twenty-seventh day of November, 1913, as Thanksgiving Day.

I, HENRY M. JOHNSON, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 27th day of November, 1913.


Governor




Secretary of State

2000 01 27

412


Executive Department

State of California

TO THE PEOPLE OF CALIFORNIA:

I am asked by the National Association for the Study and Prevention of Tuberculosis to assist in establishing December 7th, 1913, as Tuberculosis Day, when a comprehensive campaign will be conducted throughout the country to educate the people as to precautions to be taken and methods to be employed in the battle to minimize the ravages of the disease. I regard this movement as one in which all citizens should join, and I wish to commend the day to the people of California to be observed in co-operation in this struggle.

IN WITNESS WHEREOF I have
hereunto set my hand and
caused the Great Seal of
the State of California
to be affixed this 1st
day of December, 1913.


Governor.

[F3670:428]

Proclamation
No 413

Recall election
called for
March 27th '14

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

JAN 28 1914

FRANK C. JORDAN

By *Frank H. Carey* Deputy.
Secretary of State.

STATE OF CALIFORNIA-----DEPARTMENT OF STATE.

To His Excellency, Honorable Hiram W. Johnson,

Governor of the State of California:

I, Frank C. Jordan, Secretary of State of the State of California, do herewith submit to you a petition demanding an election of a successor to James C. Owens, Senator of the State of California from the Ninth Senatorial District, which said petition was filed in my office on the 14th day of January 1914.

I hereby certify that the County Clerks of the Counties of Marin and Contra Costa have respectively duly certified to me that said petition has been signed by qualified electors of their respective counties, and that each of said Clerks has stated in his said certificate the number of qualified electors who have signed the same.

I further certify that the total number of qualified electors so certified to have signed said petition is Twenty seven hundred and seventy three (2773), and that said number is equal to at least twenty (20) per cent of the entire vote cast at the last preceding election for all candidates for said office of Senator from said District, which election was held in said District on the 5th day of November 1912; and that said petition is in the manner and form prescribed by the Constitution, and is sufficient.

WITNESS my hand and the Great
Seal of the State of California
at my office in Sacramento this
26th day of January 1914.

Frank C. Jordan

Secretary of State.

My Comm. expires



Executive Department

State of California

January 1, 1914.

Whereas, there has been presented to the Governor of the State of California, by Hon. Frank C. Johnson, Secretary of State, of the State of California, a petition for the removal and recall of James C. Owens as a member of the Senate of the State of California from the Ninth Senatorial District, and to obtain an election of a successor to the said James C. Owens as a member of the Senate of the State of California from the Ninth Senatorial District, and said petition and demand conforming with the certificate of the said Secretary of State certifying the sufficiency of said petition and demand;

Now, therefore, I, Hiram W. Johnson, Governor of the State of California, in accordance with the Constitution and Law of the State of California, DO HEREBY ORDER AND RESOLVE that an election shall be held throughout the Ninth Senatorial District of the State of California, on Tuesday, the 31st day of March, 1914, for the purpose of determining whether or not the said James C. Owens shall be removed and recalled as a member of the Senate of the State of California from the Ninth Senatorial District, and for the purpose of electing a successor to the said James C. Owens as a member of the Senate of the State of California for the Ninth Senatorial District in case the term of said District shall recall or remove the said Owens as such member of the Senate of the State of California.

In accordance with Article II of the Constitution of the State of California, on the official ballot at such election shall be printed in not more than two hundred words,

Executive Department

State of California

PROCLAMATION.

WHEREAS, there has been submitted to the Governor of the State of California, by Hon. Frank C. Jordan, Secretary of State, of the State of California, a petition for the removal and recall of James C. Owens as a member of the Senate of the State of California from the Ninth Senatorial District, and demanding an election of a successor to the said James C. Owens as a member of the Senate of the State of California from the Ninth Senatorial District, and said petition and demand have been accompanied with the certificate of the said Secretary of State certifying the sufficiency of said petition and demand;

NOW, THEREFORE, I, Hiram W. Johnson, Governor of the State of California, in accordance with the Constitution and laws of the State of California DO HEREBY ORDER AND PROCLAIM that an election shall be held throughout the Ninth Senatorial District of the State of California, on Tuesday, the 31st day of MARCH, 1914, for the purpose of determining whether or not the said James C. Owens shall be removed and recalled as a member of the Senate of the State of California from the Ninth Senatorial District, and for the purpose of electing a successor to the said James C. Owens as a member of the Senate of the State of California for the Ninth Senatorial District in case the voters of said District shall recall or remove the said Owens as such member of the Senate of the State of California.

In accordance with Article 23 of the Constitution of the State of California, on the official ballot at such election shall be printed in not more than two hundred words,

the reasons set forth in the petition for demanding the recall of said James C. Owens. And in not more than three hundred words there shall also be printed, if desired by the said James C. Owens, his justification of his course in office; and upon the said ballot in accordance with Article XXIII of the Constitution of the State of California, there shall be printed the following question:

"Shall James C. Owens be recalled from the office of member of the Senate of the State of California from the Ninth Senatorial District?"

Following which question shall be the words "Yes" and "No" on separate lines with a blank space at the right of each in which the voter shall indicate by stamping a cross (X) his vote for or against such recall.

On the said ballot, under such question, there shall also be printed the names of those persons who have been nominated as candidates for member of the Senate of the State of California from the Ninth Senatorial District to succeed the said James C. Owens in case he shall be removed from office by said recall election.

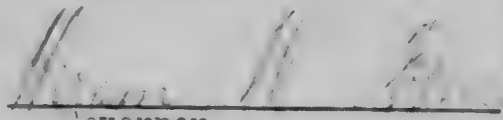
The Board of Supervisors of the County of Contra Costa shall give notice of said election by causing this Proclamation to be published at least ten (10) days before the date of said election in a newspaper of general circulation printed in said county of Contra Costa, and to be posted as provided by law; and the Board of Supervisors of the County of Marin shall give notice of said election by causing this Proclamation to be published at least ten (10) days before the date of said election in a newspaper of general circulation printed in said county of Marin, and to be posted in the manner provided by law. And in accordance with Article XXIII of the

Constitution of the State of California, the officers charged by law with duties concerning elections in said counties, shall make all arrangements for said election.

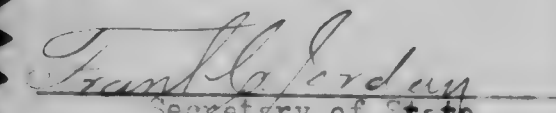
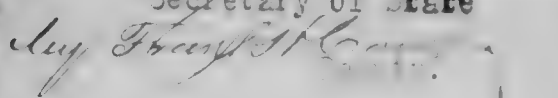
AND I DO HEREBY offer a reward of One Hundred (100) Dollars for the arrest and conviction of any and every person violating any of the provisions of Title Four, Part One, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand (10,000) Dollars.

IN WITNESS WHEREOF I have hereunto

set my hand and caused
the Great Seal of the
State of California to be
affixed this 28th day of
January, 1914


Governor

Attest:


Secretary of State




123456

Proclamation
No. 577

against Florida
H. H. Rice & Co.
1146 case

FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

MAR 16 1914

FRANK C. JORDAN

Secretary of State.

By

Frank H. Coney Deputy.

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 23.

March 13, 1914.

MELANOSE OF CITRUS FRUITS AND CITRUS TREES.

WHEREAS, the fact has been determined by the State Commissioner of Horticulture that a fungous disease, injurious to citrus fruits and citrus trees, known as Melanose (*Phomopsis citri*), new to and not heretofore prevalent or distributed in the State of California, exists in the State of Florida in the United States and in the Island of Porto Rico:

NOW, THEREFORE, it is declared necessary in order to prevent the introduction of Melanose into the State of California that a horticultural quarantine be and the same is hereby established at the boundaries of the State of California in accordance with the provisions of Section 2319b of the Political Code of the State of California against all citrus fruits and citrus trees imported or brought from the State of Florida in the United States and from the Island of Porto Rico; and no such citrus fruits or citrus trees shall be permitted to pass over the said quarantined lines so hereby established and proclaimed.

HEREAFTER, AND UNTIL FURTHER NOTICE, all citrus fruits and citrus trees from the aforementioned state and island are denied admittance into the State of California, and upon the arrival of any such fruits or trees as quarantined against in this order the same shall be immediately sent out of the State, or destroyed, at the option and expense of the owner, consignee or agent. All deputies of the State Commissioner of Horticulture or State Quarantine Guardians are hereby empowered to carry out the provisions of this order.


STATE COMMISSIONER OF HORTICULTURE

APPROVED

GOVERNOR OF THE STATE OF CALIFORNIA

Dated, March 16th, 1914.

H30.

415

Executive Department

State of California

PROCLAMATION.

I hereby commend to the people of California the observance of

SATURDAY,

the 18th day of April, 1914, as FIRE PREVENTION DAY.

The purpose is to bring about united effort on this occasion to minimize the dangers of fire. I wish to join in making urgent appeal to all citizens to lend their energetic aid.

In recognition of the part insurance companies have had in the rebuilding of San Francisco, plans have been made for a celebration on FIRE PREVENTION DAY at the Exposition grounds in San Francisco. It is my earnest hope that adequate expression will be given at that time to the confidence and good will so splendidly earned by those companies that met their obligations honorably and courageously in the hour of overwhelming disaster.

IN WITNESS WHEREOF, I have
hereunto set my hand
and caused the Great
Seal of the State of
California to be af-
fixed this 27th day
of March, 1914.


Governor.

27 177 431

414

Executive Department

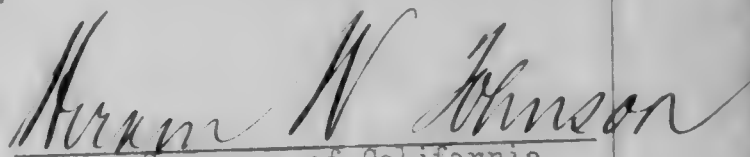
State of California

I, HIRSH A. JOHNSON, Governor of the State of California, do hereby designate, and commend for observance, as

RAISIN DAY,

THURSDAY, the THIRTIETH of APRIL.

The people of the raisin-growing region have planned elaborate celebrations of the day, and all Californians have good reason to join with them in rejoicing over the prosperity of an industry which contributes so greatly to the welfare of our State.


Governor of California.

Dated: Sacramento, Cal., April 13, 1914.

100-432

100

419

Quincy
Wall Street
Oct 5

FILED

FRANCIS J. MURPHY
By *Francis J. Murphy* JMS.
DEPUTY

Executive Department

State of California

PROCLAMATION.

WHEREAS, the Honorable Frank C. Jordan, Secretary of State of the State of California has certified to the Governor of the State of California that a petition for the removal and recall of EDWIN E. GRANT, as a member of the Senate of the State of California from the Nineteenth Senatorial District, has been duly filed in which the election of a successor to the said Edwin E. Grant as a member of the Senate of the State of California from the Nineteenth Senatorial District is demanded:

NOW, THEREFORE, I, HIRSH W. JOHNSON, Governor of the State of California, in accordance with the Constitution and laws of the State of California, DO HEREBY ORDER AND PROCLAIM that an election shall be held throughout the Nineteenth Senatorial District of the State of California, on Thursday, the 8th day of October, 1914, for the purpose of determining whether or not the said Edwin E. Grant shall be removed and recalled as a member of the Senate of the State of California from the Nineteenth Senatorial District, and for the purpose of electing a successor to the said Edwin E. Grant as a member of the Senate of the State of California for the Nineteenth Senatorial District in case the voters of said District shall recall or remove the said Edwin E. Grant as such member of the Senate of the State of California.

In accordance with Article XXIII of the Constitution of the State of California, on the official ballot at such election shall be printed in not more than two hundred words, the reasons set forth in the petition for demanding the recall of said Edwin E. Grant. And in not more than three hundred words there shall also be printed, if desired by the said Edwin E. Grant, his justification of his course in office; and upon the said ballot in accordance with Article XXIII of the Constitution of the State of California, there shall be printed the following question:

"Shall Edwin E. Grant be recalled from the office of member of the Senate of the State of California from the Nineteenth Senatorial District?"

Following which question shall be the words "Yes" and "No" on separate lines with a blank space at the right of each in which the voter shall indicate by stamping a cross (X) his vote for or against such recall.

On the said ballot, under such question, there shall also be printed the names of those persons who have been nominated as candidates for member of the Senate of the State of California, from the Nineteenth Senatorial District to succeed the said Edwin E. Grant in case he shall be removed from office by said recall election.

The Board of Election Commissioners of the city and county of San Francisco shall give notice of said election by causing this Proclamation to be published at least ten (10) days before the date of said election in a newspaper of general circulation printed in said city and county of San Francisco, and to be posted as provided by law. And in accordance with Article XXIII of the Constitution of the State of California,

the officers charged by law with duties concerning elections in said city and county, shall make all arrangements for said election.

AND I DO HEREBY offer a reward of One Hundred (100) Dollars for the arrest and conviction of any and every person violating any of the provisions of Title Four, Part One, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand (10,000) Dollars.

IN WITNESS WHEREOF I have

hereunto set my hand and
caused the Great Seal of
the State of California to
be affixed this 20th day
of August, 1914.



William H. Kewen
Governor

Attest:
Joseph C. ...
Secretary of State
Deputy.

LF 507 C 2132

EDWINE,

GRAN/419

AUG 19 1914

SENATOR 19TH DISTRICT

SAN FRANCISCO CAL

Received July 7th 1914.
" " Secretary of State



State of California—Department of State

To His Excellency, Honorable Hiram W. Johnson

Governor of the State of California.

I, Frank C. Jordan, Secretary of State of the State of California, do herewith submit to you a petition demanding an election of a successor to EDWIN E. GRANT, Senator of the State of California from the Nineteenth Senatorial District, which said petition was filed in my office on the 7th day of August, 1914.

I hereby certify that the Registrar of Voters of the City and County of San Francisco, has duly certified to me that said petition has been signed by qualified electors of the Nineteenth Senatorial District, and has stated in his said certificate the number of qualified electors who have signed the same.

I further certify that the total number of qualified electors so certified to have signed said petition is twenty-five hundred and ninety two (2592), and that said number is equal to at least twenty (20) per cent of the entire vote cast at the last preceding election for all candidates for said office of Senator from said District, which election was held in said District on the 5th day of November 1912; and that said petition is in the manner and form prescribed by the Constitution, and is sufficient.

WITNESSE my hand and the Great
Seal of the State of California,
at my office in Sacramento,
this Seventh day of
August, A. D.
1914.

Frank C. Jordan

Secretary of State.

Frank B. Jones

Deputy.



REGISTRAR OF VOTER'S CERTIFICATE TO RECALL PETITION

I. J.H.Zemansky, Registrar of Voters of the City and County of San Francisco, State of California, hereby certify that the foregoing Recall petition to which this certificate is attached was filed in the office of the Registrar of Voters of said City and County on the 25th. day of July, 1914; that said petition consists of twenty-six (26) sections and that all of said sections were filed at the same time; that each section contained signatures purporting to be the signatures of qualified electors of the Nineteenth Senatorial District of said City and County and attached thereto at the time the same was filed as aforesaid was an affidavit purporting to be the affidavit of the person who solicited the signatures thereon; that the person by whom said affidavit purports to have been taken and verified was at the time thereof an officer authorized to administer oaths; that therein affiant stated his own qualifications; that he has solicited the signatures upon said section that all of said signatures were made in his presence and that to the best of his knowledge and belief each signature to said section was the genuine signature of the person whose name it purports to be.

That after said petition was filed as aforesaid I, as said Registrar, examined the records of registration in said City and County to determine therefrom what number of qualified electors signed said petition and from said examination I, as said Registrar, have determined that said petition was and is signed by (2592) two thousand five hundred and ninety-two qualified electors of the Nineteenth Senatorial District of said City and County, each and all of whom were qualified electors of the Nineteenth Senatorial District of said City and County at the time they so signed.

IN WITNESS WHEREOF, I, said J.H. Zemansky, Registrar of Voters of said City and County of San Francisco, State of California, have hereunto set my hand and fixed my official seal this Sixth day of August, 1914.

Registrar of Voters of the City and County of
San Francisco, State of California.

By _____

Deputy Registrar of Voters.

STATE OF CALIFORNIA, COUNTY OF SAN FRANCISCO, CITY OF SAN FRANCISCO.

IN SENATE,

January 1, 1914.

That the undersigned, Director of the State of California District in the State of California, public to vote at the recall election held after the election, and in the election of the State of California, and the said District, in accordance with the provisions of Article XIII of the Constitution of the State of California, and the law of said State.

That the removal of Edwin M. Grant from said office is sought by the undersigned, as-wit:

That on the 1st day of January, 1913, he has voted against the wishes of his constituents. That on April 17th, 1913, he voted for Senate Bill No. 534, known as the "dry fair bill," which, if passed, would prevent the sale of all liquors, including our famous native wines, excepting that wine or liquors could be served with bona fide meals in restaurants and cafes of one hundred chairs and hotels of two hundred rooms, which would discriminate against the small restaurant, cafe and hotel men. Had such bill passed we believe it would have caused our World's Fair a Financial Failure. As stated by President C.J. Moore, of the Fair, no doubt it would cause the withdrawal of a number of Foreign Exhibitions and Concessions.

That on April 17th, 1913, he voted against Senate Bill No. 534. This bill provides that no marriage could be solemnized until at least five days after issuance of license unless in an extraordinary or emergency case. When death is imminent, a certificate signed by a Judge or Physician will allow an immediate marriage.

That bill, if passed, would stop elopements, hasty and secret marriages, and lower the standard of society.

That on April 17th, 1913, he voted against Senate Bill No. 1007. This bill provides that school books compiled, printed and published in California, shall be as good and at the same or less cost, as books published elsewhere. This bill is in the interest of our industry. Senator Grant should have voted for this bill.

STATE OF CALIFORNIA, /
City and County of San Francisco. / ss.

_____ being first duly sworn, de-
poses and says:

That he is a qualified elector of the Nineteenth Conster-
ial District of the City and County of San Francisco, State of
California; that all of the signatures to the foregoing Sect-
ion of the Petition to which this affidavit is attached were
made in his presence, and that to the best of his knowledge and
belief each signature to the said section is the genuine signa-
ture of the person whose name it purports to be.

Subscribed and sworn to
before me this _____ day
of July, 1914.

Deputy Registrar of Voters.

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255-19

Executive Department

State of California

ELECTION PROCLAMATION.

I, FRANK M. JOHNSON, Governor of the State of California, do hereby proclaim that a general election will be held throughout said State on Tuesday the third day of November, 1914, at which the following offices are to be filled:

United States Senator;

Member of the House of Representatives, from each of the eleven Congressional Districts in the State;

Governor;

Lieutenant Governor;

Secretary of State;

Controller;

Treasurer;

Attorney General;

Surveyor General;

Superintendent of Public Instruction;

Member of the State Board of Equalization, from each of the Four Equalization Districts in the State;

State Senator from each of the following Twenty Senatorial Districts in the State: Second, Fourth, Sixth, Eighth, Tenth, Twelfth, Fourteenth, Sixteenth, Eighteenth, Twentieth, Twenty-second, Twenty-fourth, Twenty-sixth, Twenty-eighth, Thirtieth, Thirty-second, Thirty-fourth, Thirty-sixth, Thirty-eighth and Fortieth Districts;

Member of the Assembly, from each of the Eighty Assembly Districts in the State;

Chief Justice of the Supreme Court, Regular Term;

Chief Justice of the Supreme Court, Unexpired Term of W.H. Deatty, deceased;

Associate Justice of the Supreme Court, two to be elected;

Justice of the District Court of Appeal, First Appellate District, Regular Term;

Justice of the District Court of Appeal, First Appellate District, Unexpired Term of S.P. Hall, deceased;

Presiding Justice of the District Court of Appeal, Second Appellate District, Regular Term;

Presiding Justice of the District Court of Appeal, Second Appellate District, Unexpired Term of M.F. Allen, deceased;

Justice of the District Court of Appeal, Third Appellate District;

Judge of the Superior Court in each of the respective counties of the State, except in the Counties of Fresno, Glenn, Kings, Madera, Riverside and Tulare, the number to be elected to such office in each of said counties in which such election is to be held, both for the regular term thereof and for the unexpired term thereof being such as is prescribed by the Constitution and laws of this State;

Justice of the Peace in each of the counties and townships in the State, the number to be elected to each office in each of said counties and townships being such as is prescribed by the laws of this State;

Also such county, township, district and other local offices as are provided by law to be filled at such election.

I also proclaim that at said election there will be submitted to the vote of the electors the following four acts of the Legislature providing for the issuance of bonds of the State for the purposes therein specified:

SACRAMENTO STATE BUILDING BONDS.

An act to provide for the issuance and sale of state bonds to be known as "state building bonds", to provide a fund for the erection and equipment of State buildings in the city of Sacramento for state purposes, creating a commission to determine the amount to be expended for furnishing and equipping said buildings and accepting a suitable site, creating a sinking and interest fund for the payment of interest on said bonds and the redemption of the same, making an appropriation therefor, making an appropriation of five thousand dollars for the expenses of printing and lithographing said bonds, and providing for the submission of this act to a vote of the people.

Said measure provides for the issuance of state bonds in the sum of Three million dollars, bearing interest at the rate of four per centum per annum, and will be submitted to the electors in the following form:

This act provides for the issuance and sale of state bonds in the sum of \$3,000,000 for additional state buildings in Sacramento, payable in fifty years, and bearing interest at four per cent.

SAN FRANCISCO STATE BUILDING ACT.

An act to provide for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the City and County of San Francisco, to be used by the officers and departments of the State which are located in said city and county of San Francisco, which lot of land has been secured from the City and County of San Francisco in exchange for the lot heretofore purchased by the state for said purposes; and to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; and making an appropriation of one thousand dollars for the printing and sale of said bonds; and providing for the submission of this act to the vote of the people.

Said measure provides for the issuance of state bonds in the sum of One million Dollars, bearing interest at the rate of four per centum per annum, and will be submitted to the electors in the following form:

This act provides for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located in said city and county of San Francisco.

STATE FAIR GROUNDS BONDS.

An act to provide for the issuance and sale of state bonds to be known as "state fair grounds bonds", to provide a fund for the acquirement of additional land for the enlargement and extension of the state fair grounds in the city of Sacramento, the erection of additions to buildings now existing on said grounds, the erection of new buildings thereon, the equipping of said buildings and the general improvement and beautification of said

state fair grounds as a complete plant for the exhibition and exploitation of the resources and products of the state; appropriating the proceeds thereof for said purposes and providing for the manner in which the same shall be expended; creating a sinking and interest fund for the payment of interest on said bonds and the redemption thereof, making an appropriation therefor and providing for the collection of revenue for such purposes; making an appropriation for the expense of preparing such bonds and providing for the submission of this act to a vote of the people.

Said measure provides for the issuance of state bonds in the sum of Seven Hundred and Fifty Thousand Dollars, bearing interest at the rate of four per centum per annum, and will be submitted to the electors in the following form:

This act provides for the issuance and sale of state bonds in the sum of \$750,000 for improvement of the state fair grounds at Sacramento, payable in fifty years, and bearing interest at four per cent.

SAN FRANCISCO HARBOR IMPROVEMENT ACT OF 1913.

An act to provide for the issuance and sale of state bonds to create a fund for the improvement of San Francisco Harbor by the construction by the Board of State Harbor Commissioners of wharves, piers, state railroad spurs, betterments, and appurtenances, and necessary dredging and filling in connection therewith in the City and County of San Francisco; to create a sinking fund for the payment of said bonds; to define the duties of state officers in relation thereto; to make an appropriation of five thousand dollars for the expense of printing said bonds; and to provide for the submission of this act to a vote of the people.

Said measure provides for the issuance of state bonds in the sum of Ten Million Dollars, bearing interest at the rate of four per centum per annum, and will be submitted to the electors in the following form:

This act provides for the improvement of San Francisco Harbor and for the payment of all costs thereof out of San Francisco harbor improvement fund.

And the following two initiative measures providing for the issuance of bonds of the State for the purposes therein specified:

LOS ANGELES STATE BUILDING BONDS.

An act to provide for the selection, location, purchase or acquisition of a site for a state building in the City of Los Angeles; to provide for the construction, equipment and furnishing of a state building thereof, and for the improvement of said site; to prescribe the use or occupancy of said building; creating a commission to locate and acquire said site and to construct said building, with power to determine the respective amounts to be paid for said site, for the improvement thereof, for the construction of said building and for furnishing or equipping the same; providing for the issuance and sale of state bonds to be known as "Los Angeles state building bonds," to provide a fund therefor; establishing said fund, appropriating the proceeds thereof for said purpose and directing the manner in which the same shall be expended; creating a sinking fund for the payment of said bonds and interest thereon; making an appropriation therefor, defining the duties of state officers in relation thereto, and providing for the collection of revenue for said purpose; making an appropriation of two thousand five hundred dollars for the expense of preparation of said bonds and providing for the submission of this proposed act directly to the electors as an initiative measure at the next general election.

Said measure provides for the issuance of state bonds in the sum of One Million Two Hundred and Fifty Thousand Dollars, bearing interest at the rate of four per centum per annum, and will be submitted to the electors in the following form:

Initiative act providing for the issuance and sale of state bonds in the sum of \$1,250,000 to create a fund for the acquisition of a site in the city of Los Angeles, for the construction thereon of a state building and for equipment thereof to be used by the officers and departments of the state maintaining offices in said city, said bonds to bear interest at four per cent and to mature at different periods until July 1, 1965.

STATE UNIVERSITY BUILDING BONDS.

An act authorizing the construction of the unfinished portion of the library building of the University of California, and the construction of a building for general use as a recitation building, of a building for the use of the college of agriculture, and of a building for the use of the college of natural sciences as a chemistry building, upon the grounds of said University of California at Berkeley; providing for the issuance and sale of state bonds to meet the cost of the foregoing purposes; and providing the necessary moneys for the payment of the principal and interest to become due on said bonds.

Said measure provides for the issuance of state bonds in the sum of One Million Eight Hundred Thousand Dollars, bearing interest at the rate of four and one-half per centum per annum, and will be submitted to the electors in the following form:


Initiative measure providing for the issuance and sale of state bonds in the sum of \$1,800,000 to create a fund for the completion and construction of buildings on the grounds of the University of California in the city of Berkeley, said bonds to bear interest at four and one half per cent and to mature at different periods until January 3, 1965.


I further proclaim that at said election there will also be submitted to the vote of the electors such proposed

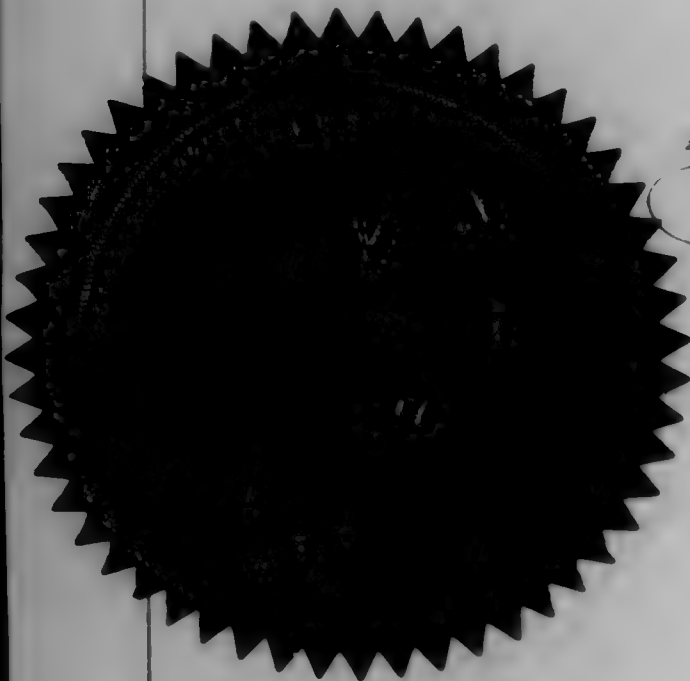
constitutional amendments, questions, propositions, initiative measures and acts suspended by referendum, as are required to be so submitted by the Constitution and laws of this State.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title VI, Part I, of the Penal Code of the State of California; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I, Hiram W. Johnson, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of the said State to be affixed at the City of Sacramento, this 30th day of September, 1914.


Governor

Attest: 
Secretary of State



LF 3670 434

Executive Department

State of California

PROCLAMATION.

I, HIRSH W. JOHNSON, Governor of the State of California,
DO HEREBY PROCLAIM Saturday, the 24th day of
October, 1914, as Pioneer Mothers' Day, to be observed in
tribute to the women of the days of '49, and in furtherance
of the movement to build a monument which shall grace the
Panama-Pacific International Exposition and remain as an
enduring testimonial of the honor a grateful State pays
to their memory. It is proposed to raise a fund of
Twenty-five Thousand Dollars for this very worthy project
and I wish to join in asking a generous response from
all Californians in order that the sum may on that day
be made adequate.

WITNESS my hand and the
Great Seal of the State
of California this 5th
day of October, 1914.

Hiram W. Johnson
Governor

[F 3670:435]

418

STATE OF CALIFORNIA
OFFICE OF STATE VETERINARIAN

Sacramento, California, Nov. 9, 1914.

P R O C L A M A T I O N

WHEREAS, The fact has been determined by the State Veterinarian of the State of California that a contagious, communicable disease known as foot-and-mouth disease, exists in live stock in the States of Massachusetts, New York, Rhode Island, Ohio, Pennsylvania, Indiana, Illinois, Maryland, Michigan, Wisconsin and Iowa; and

WHEREAS, Live stock existing in other states, as well as railroad cars, which have carried live stock, may have been exposed to the infection of said foot-and-mouth disease; and

WHEREAS, Under and by virtue of an act of the legislature of the State of California, entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, and March 25, 1907, and as further amended and approved March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said foot-and-mouth disease to live stock within the State of California should live stock which are affected with said foot-and-mouth disease, or live stock or railroad cars which have been exposed to such infection, be imported into the State of California, has, on this Ninth day of November 1914, established the following rules and regulations as to the importation of

cattle, sheep and other ruminants, and swine, as well as railroad live stock cars, into the State of California:

(a) From and after this Ninth day of November, 1914, every person, company, corporation, their agents and servants, are hereby prohibited from bringing into the State of California, any cattle, sheep, or other ruminants, or swine, originating or lying in any other state in the United States, except from the States of Oregon, Washington, Utah, Arizona, Idaho, Nevada and New Mexico, unless permission to import said animals into the State of California is first sought for and obtained from the State Veterinarian of the State of California, and evidence of such permission is attached to the way bill of the shipment of said animals.

(b) From and after this Ninth day of November, 1914, every person, company, corporation, their agents and servants, are hereby prohibited from bringing into the State of California any railroad live stock cars unless said cars shall have first been cleaned and disinfected with a five (5) per cent solution of carbolic acid or three (3) per cent solution of Cresol Compound, U.S.P., and to either of which disinfectant a sufficient quantity of lime must be added to show where the disinfectant solution has been applied.

IT IS HEREBY ORDERED that violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

NOW, THEREFORE, I, HIRSH W. JOHNSON, as Governor of the State of California, by virtue of the authority invested in me by law, do hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California; and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in Section eight of that said act of

the legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this Ninth day of November, A.D. 1914.

Miram W. Johnson

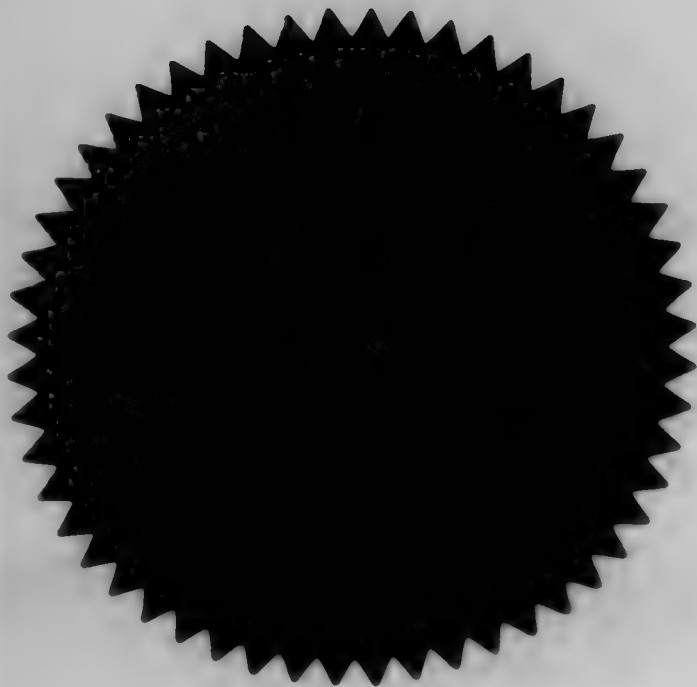
Governor of the State of California.

ATTEST:

Frank C. Jordan

Secretary of State.

By Frank Henry Deputy



[F3670-4358]

Ind.
Proclamation
No. ~~574~~ 418-A.

*Cleaning & Cars
Improve Air! Good
in to State*

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

NOV 23 1914

FRANK C. JORDAN

Secretary of State.

27

Frank C. Jordan

Deputy.

STATE OF CALIFORNIA
OFFICE OF STATE VETERINARIAN

Sacramento, California,

November 23, 1914.

AMENDMENT NUMBER ONE TO PROCLAMATION CONCERNING THE IMPORTATION
OF LIVE STOCK INTO THE STATE OF CALIFORNIA, DATED
NOVEMBER 9, 1914.

The fifth paragraph of the Proclamation dated November 9, 1914, is hereby amended to read as follows:

Every person, company, corporation, their agents and servants, are hereby prohibited from bringing into the State of California any live stock unless the cars carrying such live stock shall have been first cleaned and disinfected before loading with one of the following substances:

A five (5) per cent solution of carbolic acid.

Chlorid of lime, U.S.P., strength (30 per cent available chlorin), 1 pound to three (3) gallons of water.

Formaldehyde, One (1) quart forty (40) per cent solution to five (5) gallons of water.

A three (3) per cent solution cresol compound, U.S.P., or accepted substitute, containing at least fifty (50) per cent cresylic acid.

And when any substance, other than chlorid of lime is used, a sufficient quantity of lime must be added thereto to show where the disinfectant solution has been applied; provided, however, that any live stock car, to which is affixed a card on which is

inscribed a statement that such car has been cleaned and disinfected subsequent to November 9, 1914, and since which date it has not been out of the States of California, Oregon, Nevada or Arizona, need not again be disinfected.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this twenty-third day of November, 1914.

Wm. W. Johnson

Governor of the State of California.

[Signature]

Secretary of State.



[F3670436]

420
Proclamation
741 53

Apprentice (Thursday)
Nov 26/14
as this is given, Dec

Executive Department

State of California



Franklin for day

[F 3670 437]

QUARANTINE PROCEEDINGS

No.

55 576

Amending quarantine Order No
22 issued April 11th, 1913,
for Tulare County, Woodlake,
Lemon Cove & Springville
are now open to delivery of
nursery stock etc.

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

DEC 8 - 1914

FRANK J. JORDAN

By

Frank J. Jordan
Secretary of State.
Deputy

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 24.

December 7, 1914.

(Tulare County)

Quarantine Order No. 22, under date of April 11, 1913, is hereby amended to read as follows:

WHEREAS, Quarantine Order No. 22, Tulare County, California, only permitted fruit and nursery stock and plants to be delivered at Porterville, Exeter, Lindsay, Tulare, Visalia, Dacor, Dinuba, Cutler, Pixley, Angiola, Terra Bella, Strathmore, Sultana, Tipton, Goshen, Farmersville and Richgrove; and,

WHEREAS, Woodlake, Lemon Cove and Springville now have agents:

THEREFORE, IT IS HEREBY ORDERED AND DECLARED, That all the stations named above be places for delivery of nursery stock, fruit trees, fruit and plants, which if found free from insects or disease will be released by the Deputy Quarantine Officer of said county.


STATE COMMISSIONER OF HORTICULTURE

APPROVED: 

GOVERNOR OF THE STATE OF CALIFORNIA.

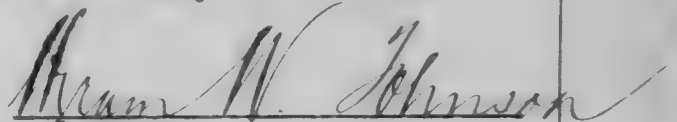
[FSGIO 1138]

441

Executive Department

State of California

The PANAMA-PACIFIC INTERNATIONAL EXPOSITION has inaugurated a unique plan for personal letter writing to extend California's invitation to come to San Francisco in 1915, and has designated TUESDAY, December 15th, 1914, as EXPOSITION LETTER DAY. I am very glad to unite with the Exposition management in asking all Californians on the day designated to write at least one letter to some friend outside our state in the endeavor to stimulate a worldwide interest in the Exposition. It is particularly desired that information shall be sent forth of the splendid promise of the Exposition and that the gates will open on the scheduled date - February 20, 1915.


Governor

DATED: Sacramento, December 11, 1914.

[F3670.439]

Ad
No. 6 557

THE SECRETARY OF THE
TREASURY OF THE UNITED STATES
Washington, D. C.
Twelfth
December 4.
By *Frank R.*
Per and Cash

QUARANTINE ORDER NO. 25.

December 12, 1914

Revocation of Quarantine Order No. 7.

Potato Eelworm.

WHEREAS, Quarantine Order No. 6 was duly issued by the State of California against the potato eelworm, *Heterodera radicicola*, and at the time of its issuance was deemed necessary for the protection of the State of California, and

WHEREAS, thereafter on December 23, 1911, Quarantine Order No. 7 was declared revoking Order No. 6, and containing certain qualifications or conditions, and

WHEREAS, occasion no longer exists for the qualifications or conditions of Quarantine Order No. 7,


THEREFORE Quarantine Order No. 7 is hereby revoked.

It is urged, however, that all potatoes, whether home grown or from any other state, be carefully inspected and that any invested with eelworm be rigorously excluded.



State Commissioner of
Horticulture.

APPROVED:



Governor of the State of California

LF 3630:4403
JW

Proclamation 5787

Adoption of Act to provide for
Issuance and sale of State
Building Bonds and
Creating Commission etc

FILED

Office of the Secretary of State
OF THE STATE OF CALIFORNIA

DEC 17 1911

RANK C. JORDAN

Secretary of State.

By Frank H. Gray

Deputy.

PROCLAMATION BY THE GOVERNOR, DECLARING THE ADOPTION
BY THE PEOPLE OF THE STATE OF CALIFORNIA
OF THAT CERTAIN ACT ENTITLED: "AN ACT TO PROVIDE FOR THE
ISSUANCE AND SALE OF STATE BONDS TO BE KNOWN AS 'STATE
BUILDING BONDS', TO PROVIDE A FUND FOR THE ERECTION AND
EQUIPPING OF BUILDINGS IN THE CITY OF SACRAMENTO
FOR THE PURPOSES OF, CREATING A COMMISSION TO DETERMINE
THE AMOUNT TO BE EXPENDED FOR FINISHING AND EQUIPPING SAID
BUILDINGS AND ACQUIRING A SUITABLE SITE, CREATING A SINKING
FUND AND AUTHORIZING THE PAYMENT OF INTEREST ON SAID BONDS
OUT OF THE PROCEEDS OF THE SAME, MAKING AN APPROPRIATION
THEREOF, MAKING AN APPROPRIATION OF FIVE THOUSAND DOLLARS
FOR THE EXPENSES OF PRINTING AND LITHOGRAPHING SAID BONDS
AND PROVIDING FOR THE SUBMISSION OF THIS ACT TO A VOTE
OF THE PEOPLE", APPROVED JUNE 5, 1913; AND PROCLAIMING THE
SAID ACT, AND EACH AND ALL OF THE PROVISIONS THEREOF, TO BE
IN FULL FORCE AND EFFECT AND IRREPEALABLE UNTIL THE PRIN-
CIPAL AND INTEREST OF THE LIABILITIES THEREIN CREATED SHALL
BE PAID AND DISCHARGED.

State of California,)
EXECUTIVE DEPARTMENT.)

HEREBY, the legislature of the State of California
at its regular session commencing on the 6th day of January,
1913, did duly and regularly pass a certain act entitled:
"An Act to provide for the issuance and sale of state bonds
to be known as 'state building bonds', to provide a fund

RESOLUTION BY THE SENATE, PASSED BY THE SENATE
 AND APPROVED BY THE GOVERNOR OF THE STATE OF CALIFORNIA
 OF THAT SENATE OF THE YEAR: "AN ACT TO PROVIDE FOR THE
 ISSUANCE OF STATE BONDS TO BE KNOWN AS 'STATE
 BUILDING BONDS', TO PROVIDE A FUND TO BE KNOWN AS
 'STATE BUILDING FUND' IN THE CITY OF SACRAMENTO
 FOR THE PURPOSE OF PROVIDING A CONTRIBUTION TO THE
 BUILDING OF THE STATE HOUSE, AND PROVIDING A FUND
 TO BE KNOWN AS 'STATE BUILDING FUND' IN THE CITY OF
 SACRAMENTO, AND PROVIDING FOR THE PAYMENT OF THE
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 THE PAYMENT OF THE PRINCIPAL OF THE BONDS,
 APPROVED JUNE 5, 1913; AND DECLARING THE
 SAID ACT, AND THE PROVISIONS THEREOF, TO BE
 IN FULL FORCE AND EFFECT FROM AND AFTER THE
 FIRST DAY OF JANUARY NEXT, UNTIL THE PRIN-
 CIPAL OF THE BONDS IS PAID IN FULL, AND
 THE INTEREST THEREON IS PAID IN FULL.

State of California,
 EXECUTIVE DEPARTMENT.)

WHEREAS, the legislature of the State of California
 at its regular session commencing on the 6th day of January,
 1913, did duly and regularly pass a certain act entitled:
 "An Act to provide for the issuance and sale of state bonds
 to be known as 'state building bonds', to provide a fund

for the erection and equipment of state buildings in the city of Sacramento for state purposes, creating a commission to determine the amount to be expended for furnishing and equipping said buildings and accepting a suitable site, creating a sinking and interest fund for the payment of interest on said bonds and the redemption of the same, making an appropriation therefor, making an appropriation of five thousand dollars for the expenses of printing and lithographing said bonds and providing for the submission of this act to a vote of the people," which said act was duly approved on June 5, 1913; and

WHEREAS, said act provides that the same be submitted to the People of the State of California for their ratification at the general election to be held in the month of November, A.D. 1914, and that the Governor shall include the submission of said Act to the People, as aforesaid, in his proclamation calling for said general election; and

WHEREAS, the Secretary of State did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XVI of the Constitution of the State of California; and

WHEREAS, pursuant to the terms and provisions of said act and pursuant to law, the Governor of the State of California did duly include in his proclamation calling said general election, aforesaid, the submission of said Act to the People of the State of California and the said Act was duly submitted to the People of the State of California in accordance with the terms thereof for their ratification at the said general election held in the month

of November, A. D. 1914; and

and pursuant to the terms and provisions of said Act and pursuant to law the votes cast for or against said Act were counted, returned and canvassed and declared in all respects as provided by said Act and by law; and

and the said Act did receive in favor thereof a majority of all the votes cast for and against it at said election aforesaid, and the coupon did become and now is in full force and effect as therein provided, and irrevocable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged; and the said Act further provided that the Governor shall make proclamation thereof;

NOW, THEREFORE, I, WILIAM D. JOHNSON, Governor of the State of California, pursuant to and in accordance with the terms and provisions of said Act, do hereby proclaim:

FIRST: That in accordance with that certain Act entitled "An act to provide for the issuance and sale of state bonds to be known as 'state building bonds', to provide a fund for the erection and equipment of state buildings in the city of Sacramento for state purposes, creating a commission to determine the amount to be expended for furnishing and equipping said buildings and accepting a suitable site, creating a sinking and interest fund for the payment of interest on said bonds and the redemption of the same, making an appropriation therefor, making an appropriation of five thousand dollars for the expenses of printing and lithographing said bonds and providing for the submission of this act to a vote of the people", approved June 5, 1913, the Secretary of State of the State of

California did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XVI of the Constitution of the State of California;

SECOND: That in accordance with the terms and provisions of said Act hereinbefore referred to, and hereinafter set forth, the Governor of the State of California did duly include in his proclamation calling said general election, to be held and which was held on the 3rd day of November, A.D. 1914, the submission of said Act to the People of the State of California, and the said Act was duly submitted to the People of the State of California, in accordance with the terms thereof, for their ratification at the said general election so held on the 3rd day of November, 1914;

THIRD: That pursuant to the terms and provisions of said Act, and pursuant to law, the votes cast for or against said Act were counted, returned, canvassed and declared in all respects as provided by said Act and by law;

FOURTH: That the said Act did receive in favor thereof a majority of all the votes cast for and against it at the election aforesaid, and thereupon did become and now is in full force and effect, as in said Act provided, and irrepealable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged;

FIFTH: That said Act herein referred to is in the words and figures following to-wit:

STATE BUILDING BOND.

CHAPTER 225. LAWS OF 1914.

An act to provide for the issuance and sale of state bonds to be known as "state building bonds," to provide a fund for the erection and equipment of state buildings in the city of Sacramento for state purposes, creating a commission to determine the amount to be expended for furnishing and equipping said buildings and accepting a suitable site, creating a sinking and interest fund for the payment of interest on said bonds and the redemption of the same, making an appropriation therefor, making an appropriation of five thousand dollars for the expenses of printing and lithographing said bonds and providing for the submission of this act to a vote of the people.

Approved June 6, 1914.

The people of the State of California do enact as follows:

SECTION 1. For the purpose of creating and providing a fund for the indebtedness hereby authorized to be incurred, as hereinafter provided, the state treasurer shall immediately after the issuance of the proclamation of the governor, provided for in section ten hereof, prepare six thousand suitable bonds of the State of California, in the denomination of five hundred dollars each. The whole issue of said bonds shall not exceed the sum of three million dollars, and said bonds shall bear interest at the rate of four per centum per annum from the date of issuance thereof, and both principal and interest shall be payable in gold coin of the present standard of value, and they shall be payable at the office of the state treasurer, at the expiration of fifty years from their date. Said bonds shall bear date the second day of July, 1915, and shall be payable on the second day of July, 1965. The interest accruing on such of said bonds as are sold shall be due and payable at the office of the state treasurer on the second day of January and on the second day of July of each year after the sale of the same. At the expiration of fifty years from the date of said bonds all bonds sold shall cease to bear interest, and the state treasurer shall call in, forthwith pay and cancel the same out of the moneys in the sinking and interest fund provided for in this act. All bonds issued shall be signed by the governor, and countersigned by the controller, and shall be endorsed by the state treasurer, and the said bonds shall be so signed, countersigned, and endorsed by the officers who are in office on the second day of July, 1915, and each of said bonds shall have the seal of the state impressed thereon. The said bonds signed, countersigned, endorsed and sealed as herein provided when sold shall be and constitute a valid and binding obligation upon the State of California, though the sale thereof be made at a date or dates after the person signing, countersigning and endorsing, or any or either of them, shall have ceased to be the incumbents of such office or offices.

SEC. 2. Interest coupons shall be attached to each of said bonds, so that such coupons may be removed without injury to or mutilation of the bond. Said bonds shall be consecutively numbered, and shall bear the lithographed signature of the state treasurer who shall be in office on the second day of July, 1915. But no interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds and the issue and sale thereof to a purchaser, unless such accrued interest shall have been, by the purchaser of said bond, paid to the state at the time of such sale.

SEC. 3. The sum of five thousand dollars is hereby appropriated out of any moneys in the state treasury not otherwise appropriated to pay the expenses that may be incurred by the state treasurer in having said bonds prepared.

SEC. 4. When the bonds authorized to be issued under this act shall be duly executed, they shall be sold by the state treasurer at public auction to the highest bidder for cash in such parcels and numbers as shall be directed by the governor of the state, but the state treasurer must reject any and all bids for said bonds, or for any of them, which shall be below the par value of said bonds so offered plus the interest which has accrued thereon between the date of sale and the last preceding interest maturity date and he may, by public announcement, at the place and time fixed for the sale, continue such sale, as to the whole of the bonds offered, or any part thereof offered, to such time and place as he may select. When a sale is continued, as hereinabove provided, no notice need be given other than the public announcement of the continuation, as hereinabove provided. Before offering any of said bonds for sale, the said treasurer shall deposit, therefrom all moneys which have matured before the date fixed for such sale. This notice of the time and place of sale of all bonds must be given by said treasurer by public announcement in some newspaper published in the city and county of Sacramento, and in the city of each of the counties of the state.

tion in one newspaper published in the city of Los Angeles, and by publication in one newspaper published in the city of Sacramento, once a week during four weeks prior to such sale. In addition to the notice last above provided for the state treasurer must give such further notice as he may deem advisable, but the expenses and costs of such additional notice shall not exceed five hundred dollars for each sale so advertised. The costs of such publications shall be paid out of any moneys in the state treasury not otherwise appropriated on controller's warrants duly drawn for such purpose. The proceeds of the sale of such bonds, except such amount as may have been paid as accrued interest thereon, shall be forthwith paid over by said treasurer into the state treasury, and must be by him kept in a separate fund, to be known and designated as the "state buildings fund" which fund is hereby established. Any and all moneys which may have been paid as accrued interest shall be forthwith paid over by said treasurer into the state treasury, and must be by him kept in a separate fund to be known and designated as the "state buildings sinking and interest fund," which fund is hereby established.

SEC. 5. Any and all moneys derived from the sale of the bonds provided for in this act are hereby appropriated and shall be used exclusively for the following purpose to wit:

The constructing and equipping of state buildings in the city of Sacramento, State of California, for the various officers boards and commissions of the state, at a cost not to exceed the total sum of three million dollars, such portion of said sum of three million dollars to be used for the furnishing and equipping of said state buildings as may be determined by a board consisting of the governor, the presiding justice of the supreme court, and the state librarian, which board for such purpose is hereby created; provided, however, that no moneys provided for by this act shall be used for such purpose until a site suitable for such purpose, and acceptable to the state board last above created, shall be donated or given to the state, the title thereto to be free and clear of all liens and encumbrances; the number of buildings and their location on the lands to be donated shall be determined by said board in this subdivision of this section mentioned; the plans and specifications for said buildings, and each of the same, shall be prepared under the direction and control of said board in this subdivision of this section provided for.

SEC. 6. There is hereby appropriated out of any moneys in the state treasury not otherwise appropriated, the sum of fifty thousand (\$50,000) dollars annually, to pay the principal of the bonds issued and sold pursuant to the provisions of this act. Said annual appropriation to continue until the same, together with the accrued interest on the investment thereof, shall be sufficient to pay the principal of said bonds at the maturity thereof.

There is also hereby appropriated from any moneys in the state treasury not otherwise appropriated such sum annually as will be necessary to pay the interest on the bonds issued and sold pursuant to the provisions of this act.

There shall be collected annually in the same manner and at the same time as other state revenue is collected such a sum, in addition to the other revenues of the state, as shall be required to pay the principal and interest on said bonds as herein provided and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of said revenue to do and perform each and every act which shall be necessary to collect such additional sum.

On the 2d day of January and on the 2d day of July of each year, after the sale of any bonds as herein provided for, the state treasurer and state controller shall transfer from the moneys hereby appropriated to the state buildings sinking and interest fund a sufficient sum of money to pay all interest due and payable on any bonds sold and said transfer shall continue to be so made up to the date of maturity of such bonds and it shall be the duty of the state treasurer to pay the same when the same come due. On the first Monday in July of each year, after the sale of any of the bonds as in this act provided, the state controller and state treasurer are hereby authorized, and directed, to transfer the moneys hereby appropriated for the payment of the principal of said bonds to the said state buildings sinking and interest fund. The moneys so transferred to the said state buildings sinking and interest fund for the payment of the principal of said bonds, shall be received from time to time by the state treasurer in United States or other bonds. All interest payable on said bonds so received shall be paid into the said state buildings sinking and interest fund and the applied and used for the payment of the principal of said bonds as provided in this act. Bonds for the payment of said principal, as herein provided, shall be purchased by the state at the lowest possible price.

The state and county of each of said bonds sold shall be paid to the state by the state treasurer, and the state controller shall be responsible for the payment of the principal of said bonds as provided in this act. The state treasurer shall be responsible for the payment of the principal of said bonds as provided in this act. The state controller shall be responsible for the payment of the principal of said bonds as provided in this act.

The state controller and the state treasurer shall keep full and particular account and record of all their proceedings under this act, and they shall transmit to the governor an abstract of all such proceedings thereunder, with an annual report, to be by the governor laid before the legislature biennially; and all books and papers pertaining to the matter provided for in this act shall at all times be open to the inspection of any party interested, or the governor, or the attorney general, or a committee of either branch of the legislature, or a joint committee of both, or any citizen of the state.


SEC. 7. When the bonds provided for by this act are redeemed, the state treasurer shall mark the same cancelled, and shall, in the presence of the governor destroy the same by burning the said bonds.


SEC. 8. This act, if adopted by the people, shall take effect on the thirty-first day of December, 1914, as to all its provisions excepting those relating to and necessary for its submission to the people, and for returning, canvassing and proclaiming the votes, and as to said excepted provisions this act shall go into effect ninety days after the final adjournment of the session of the legislature passing the same.

SEC. 9. This act shall be submitted to the people of the State of California for their ratification at the next general election to be held in the month of November, nineteen hundred and fourteen, and all ballots at said election shall have printed thereon the words "For the state's buildings bonds" and such other designation as may be necessary to properly identify this act. In a square immediately below the square containing said words there shall be printed on said ballot the words "Against the state buildings bonds." Opposite the words "For the state buildings bonds" and "Against the state buildings bonds," there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against this act, and those voting for said act shall do so by placing a cross opposite the words "For the state buildings bonds" and those voting against said act shall do so by placing a cross opposite the words "Against the state buildings bonds." The governor of this state shall include the submission of this act to the people as aforesaid, in his proclamation calling for said general election.

SEC. 10. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rule as votes cast for state officers; and if it appear that said act shall have received a majority of all the votes cast for and against it at said election as aforesaid, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the governor shall make proclamation thereof; but if the majority of the votes cast aforesaid are against this act then the same shall be and become void.

IN WITNESS WHEREOF, I have hereunto set my hand and
caused to be affixed the Great Seal of the State of Cali-
fornia, at my office in the State Capitol, this 11th
day of December, in the year of our Lord, One Thousand
Nine Hundred and Fourteen.


Governor of the State of
California.


Secretary of State.



PROCLAMATION BY THE GOVERNOR, PROCLAIMING THE DUE ADOPTION AND RATIFICATION BY THE PEOPLE OF THE STATE OF CALIFORNIA OF THAT CERTAIN ACT ENTITLED: "AN ACT TO PROVIDE FOR THE ISSUANCE AND SALE OF STATE BONDS TO BE KNOWN AS 'STATE BUILDING BONDS', TO PROVIDE A FUND FOR THE ERECTION AND EQUIPMENT OF STATE BUILDINGS IN THE CITY OF SACRAMENTO FOR STATE PURPOSES, CREATING A COMMISSION TO DETERMINE THE AMOUNT TO BE EXPENDED FOR FURNISHING AND EQUIPPING SAID BUILDINGS AND ACCEPTING A SUITABLE SITE, CREATING A SINKING AND INTEREST FUND FOR THE PAYMENT OF INTEREST ON SAID BONDS AND THE REDEMPTION OF THE SAME, MAKING AN APPROPRIATION THEREFOR, MAKING AN APPROPRIATION OF FIVE THOUSAND DOLLARS FOR THE EXPENSES OF PRINTING AND LITHOGRAPHING SAID BONDS AND PROVIDING FOR THE SUBMISSION OF THIS ACT TO A VOTE OF THE PEOPLE", APPROVED JUNE 5, 1913; AND PROCLAIMING THE SAID ACT, AND EACH AND ALL OF THE PROVISIONS THEREOF, TO BE IN FULL FORCE AND EFFECT AND IRREPEALABLE UNTIL THE PRINCIPAL AND INTEREST OF THE LIABILITIES THEREIN CREATED SHALL BE PAID AND DISCHARGED.

State of California,)
EXECUTIVE DEPARTMENT.)

WHEREAS, the legislature of the State of California at its regular session commencing on the 6th day of January, 1913, did duly and regularly pass a certain act entitled: "An Act to provide for the issuance and sale of state bonds to be known as 'state building bonds', to provide a fund

for the erection and equipment of state buildings in the city of Sacramento for state purposes, creating a commission to determine the amount to be expended for furnishing and equipping said buildings and accepting a suitable site, creating a sinking and interest fund for the payment of interest on said bonds and the redemption of the same, making an appropriation therefor, making an appropriation of five thousand dollars for the expenses of printing and lithographing said bonds and providing for the submission of this act to a vote of the people," which said act was duly approved on June 5, 1913; and

WHEREAS, said act provides that the same be submitted to the People of the State of California for their ratification at the general election to be held in the month of November, A.D.1914, and that the Governor shall include the submission of said Act to the People, as aforesaid, in his proclamation calling for said general election; and

WHEREAS, the Secretary of State did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XVI of the Constitution of the State of California; and

WHEREAS, pursuant to the terms and provisions of said act and pursuant to law, the Governor of the State of California did duly include in his proclamation calling said general election, aforesaid, the submission of said Act to the People of the State of California and the said Act was duly submitted to the People of the State of California in accordance with the terms thereof for their ratification at the said general election held in the month

of November, A.D. 1914; and

WHEREAS, pursuant to the terms and provisions of said Act and pursuant to law the votes cast for or against said Act were counted, returned and canvassed and declared in all respects as provided by said Act and by law; and

WHEREAS, the said Act did receive in favor thereof a majority of all the votes cast for and against it at said election aforesaid, and thereupon did become and now is in full force and effect as therein provided, and irrevocable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged; and the said Act further provided that the Governor shall make proclamation thereof;

NOW, THEREFORE, I, HIRAM W. JOHNSON, Governor of the State of California, pursuant to and in accordance with the terms and provisions of said Act, do hereby proclaim:

FIRST: That in accordance with that certain Act entitled "An act to provide for the issuance and sale of state bonds to be known as 'state building bonds', to provide a fund for the erection and equipment of state buildings in the city of Sacramento for state purposes, creating a commission to determine the amount to be expended for furnishing and equipping said buildings and accepting a suitable site, creating a sinking and interest fund for the payment of interest on said bonds and the redemption of the same, making an appropriation therefor, making an appropriation of five thousand dollars for the expenses of printing and lithographing said bonds and providing for the submission of this act to a vote of the people", approved June 5, 1913, the Secretary of State of the State of

California did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XVI of the Constitution of the State of California;

SECOND: That in accordance with the terms and provisions of said Act hereinbefore referred to, and hereinafter set forth, the Governor of the State of California did duly include in his proclamation calling said general election, to be held and which was held on the 3rd day of November, A.D.1914, the submission of said Act to the People of the State of California, and the said Act was duly submitted to the People of the State of California, in accordance with the terms thereof, for their ratification at the said general election so held on the 3rd day of November, 1914;

THIRD: That pursuant to the terms and provisions of said Act, and pursuant to law, the votes cast for or against said Act were counted, returned, canvassed and declared in all respects as provided by said Act and by law;

FOURTH: That the said Act did receive in favor thereof a majority of all the votes cast for and against it at the election aforesaid, and thereupon did become and now is in full force and effect, as in said Act provided, and irrepealable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged;

FIFTH: That said Act herein referred to is in the words and figures following to-wit:

The people of the State of California do enact as follows:

Sec. 2. Interest coupons shall be attached to each of said bonds, so that such coupons may be removed without injury to or mutilation of the bond. Said bonds shall be consecutively numbered, and shall bear the lithographed signature of the state treasurer who shall be in office on the second day of July, 1915. But no interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds and the sale thereof to a purchaser, unless such accrued interest shall have been, by the purchaser of said bond, paid to the state at the time of such sale.

Sec. 4. When the bonds authorized to be issued under this act shall be duly executed, they shall be sold by the state treasurer at public auction to the highest bidder for cash in such parcels and numbers as shall be directed by the governor of the state; but the state treasurer must reject any and all bids for said bonds, or for any of them, which shall be below the par value of said bonds so offered plus the interest which has accrued thereon between the date of sale and the last preceding interest maturity date and he may, by public announcement, at the place and time fixed for the sale, continue such sale, as to the whole of the bonds offered, or any part thereof offered, to such time and place as he may select. When a sale is continued, as hereinabove provided, no notice need be given other than the public announcement of the continuance, as hereinabove provided. Before offering any of said bonds for sale, the said treasurer shall detach therefrom all coupons which have matured before the date fixed for such sale. Two notice of the time and place of sale of all bonds must be given by said treasurer by publication in one newspaper published in the city and county of San Francisco, and also by publication in one newspaper published in the city of Oakland, and by publication in one newspaper published in the city of Los Angeles, and by publication in one newspaper published in the city of Sacramento, once a week during four weeks prior to such sale. In addition to the notice last above provided for the state treasurer must also such further notice as he may deem advisable, but the expenses and costs of such additional notice shall not exceed five hundred dollars for each sale so advertised. The costs of such publications shall be paid out of any moneys in the state treasury not otherwise appropriated on certificates warrants duly drawn for such purpose. The proceeds of the sale of such bonds except such amount as may have been paid as accrued interest thereon, shall be forthwith paid over by said treasurer into the state treasury, and must be by him kept in a separate fund, to be known and designated as the "state buildings fund" which fund is heretofore established. Any and all moneys which may have been paid

... and all ... from the ... of the
 bonds provided for in this act ... are hereby ... and
 ... to all

Sec. 8. There is hereby appropriated out of any moneys in the state treasury not otherwise appropriated, the sum of fifty thousand (\$50,000) dollars annually, to pay the principal of the bonds issued and sold pursuant to the provisions of this act. Said annual appropriation to continue until the same, together with the accrued interest on the investment thereof, shall be sufficient to pay the principal of said bonds at the maturity thereof.

There shall be collected annually in the same manner and at the same time as other state revenue is collected such a sum, in addition to the other revenues of the state, as shall be required to pay the principal and interest on said bonds as herein provided and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of said revenue to do and perform each and every act which shall be necessary to collect such additional sum.

On the 2d day of January and on the 2d day of July of each year, after the sale of any bonds as herein provided for, the state treasurer and state controller shall transfer from the moneys hereby appropriated to the state buildings sinking and interest fund, a sufficient sum of money to pay all interest due and payable on any bonds sold and said transfer shall continue to be so made up to the date of maturity of such bonds and it shall be the duty of the state treasurer to pay the same when the same falls due. On the first Monday in July of each year, after the sale of any of the bonds as in this act provided the state controller and state treasurer are hereby authorized and directed to transfer the moneys hereby appropriated for the payment of the principal of said bonds to the said state-buildings sinking and interest fund. The moneys so transferred

to the said state buildings sinking and interest fund for the payment of the principal of said bonds, shall be invested from time to time by the state treasurer in United States or state bonds. All interest payable on such bonds so invested shall be paid into the said state buildings sinking and interest fund and be applied and held for the payment of the principal of said bonds or reinvested in other bonds for the payment of such principal, as herein provided.

The principal of all of said bonds sold shall be paid at the time the same becomes due, and the interest on all bonds sold shall be and interest fund" and the interest on all bonds sold shall be paid at the time said interest becomes due from said fund and the faith of the State of California is hereby pledged for the payment of the principal of said bonds so sold and the interest accruing thereon.

The state controller and the state treasurer shall keep full and particular account and record of all their proceedings under this act, and they shall lay out to the governor an abstract of all said proceedings, together, with an annual report, to be by the governor laid before the legislative assembly; and all books and papers pertaining to the matter of said act shall at all times be open to the inspection of any member of, or the governor, or the officers appointed or commissioned by either branch of the legislature, or a joint committee of both, or any officer of the state, and persons authorized by this act are re-

Sec. 7. When the bonds provided for by this act are re-
deemed, the clerk treasurer shall mark the same cancelled, and
shall, at the request of the governor, destroy the same by burning
the said bonds.

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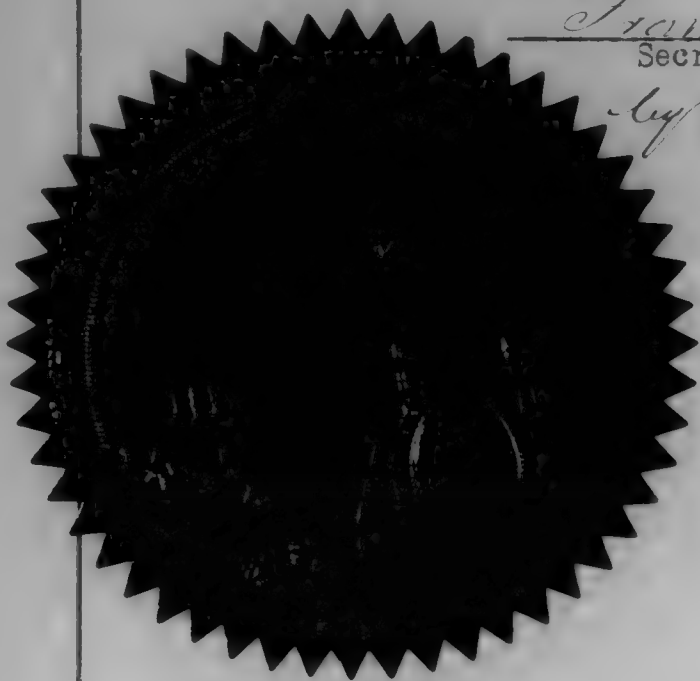
IN WITNESS WHEREOF, I have hereunto set my hand and
caused to be affixed the Great Seal of the State of Cali-
fornia, at my office in the State Capitol, this 17th
day of December, in the year of our Lord, One Thousand
Nine Hundred and Fourteen.

William W. Merritt
Governor of the State of
California.

ATTEST:

Frank C. Jordan
Secretary of State.

By Frank C. Jordan



EF 3610:44
Proclamation No. 578

Proclamation adopted 579
providing for issuance and

sale of State Bond. To
create fund for improvement
of San Francisco Harbor

FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

DEC 17 1914

FRANK C. JORDAN

By Frank C. Jordan Secretary of State

By Frank C. Jordan Deputy

PROCLAMATION BY THE GOVERNOR, PROCLAIMING THE ACT ENTITLED "AN ACT TO PROVIDE FOR THE ISSUANCE AND SALE OF STATE BONDS TO CREATE A FUND FOR THE IMPROVEMENT OF SAN FRANCISCO HARBOR BY THE CONSTRUCTION BY THE BOARD OF STATE HARBOR COMMISSIONERS OF WHARVES, PIERS, STATE RAILROAD, SPURS, BETTERMENTS, AND APPURTENANCES, AND NECESSARY DREDGING AND FILLING IN CONNECTION THEREWITH IN THE CITY AND COUNTY OF SAN FRANCISCO; TO CREATE A SINKING FUND FOR THE PAYMENT OF SAID BONDS; TO DEFINE THE DUTIES OF STATE OFFICERS IN RELATION THERETO; TO MAKE AN APPROPRIATION OF FIVE THOUSAND DOLLARS FOR THE EXPENSE OF PRINTING SAID BONDS; AND TO PROVIDE FOR THE SUBMISSION OF THIS ACT TO A VOTE OF THE PEOPLE". PASSED BY THE SENATE AND ASSEMBLY OF THE STATE OF CALIFORNIA, JUN 16, 1913; THE PROCLAMATION OF THE GOVERNOR, AND EACH AND ALL OF THE PROVISIONS HEREOF, TO BE IN FULL FORCE AND EFFECT AND IRREPEALABLE UNTIL THE PRINCIPAL AND INTEREST OF THE LIABILITIES THEREIN INCURRED SHALL BE PAID AND DISCHARGED.

State of California,)
 Executive Department.)

WHEREAS, the legislature of the State of California at its regular session commencing on the 6th day of January, 1913, did duly and regularly pass a certain act entitled: "An act to provide for the issuance and sale of state bonds to create a fund for the improvement of San Francisco harbor by the construction by the board of state harbor commissioners of wharves, piers, state railroad, spurs, betterments, and appurtenances, and necessary dredging and filling in connection therewith in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; to define the duties of state officers in relation thereto; to make an appropriation of five thousand dollars for the expense of

printing said bonds; and to provide for the submission of this act to a vote of the people", which said act was duly approved on June 16, 1913; and,

WHEREAS, said act provides that the same be submitted to the People of the State of California for their ratification at the general election to be held in the month of November, A.D. 1914, and that the Governor shall include the submission of said Act to the People, as aforesaid, in his proclamation calling for said general election; and

WHEREAS, the Secretary of State did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and ^{as} provided by Section one of Article XVI of the Constitution of the State of California; and

WHEREAS, pursuant to the terms and provisions of said Act and pursuant to law, the Governor of the State of California did duly include in his proclamation calling said general election, aforesaid, the submission of said Act to the people of the State of California and the said Act was duly submitted to the People of the State of California in accordance with the terms thereof for their ratification at the said general election held in the month of November, A.D. 1914; and

WHEREAS, pursuant to the terms and provisions of said Act and pursuant to law the votes cast for or against said Act were counted, returned and canvassed and declared in all respects as provided by said Act and by law; and

WHEREAS, the said Act did receive in favor thereof a majority of all the votes cast for and against it at said election aforesaid, and thereupon did become and now is in full force and effect as therein provided, and irrevocable until the principal and interest of the liabilities

in and by said Act (created shall be paid and discharged; and the said Act) further provided that the Governor shall make proclamation thereof;

NOW, THEREFORE, I, HIRSH T. JOHNSON, Governor of the State of California, pursuant to and in accordance with the terms and provisions of said Act, do hereby proclaim:

FIRST: That in accordance with that certain Act entitled: "An act ^{to} provide for the issuance and sale of state bonds to create a fund for the improvement of San Francisco Harbor by the construction by the board of state harbor commissioners of wharves, piers, state railroads, spurs, betterments, and appurtenances, and necessary dredging and filling in connection therewith in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; to define the duties of state officers in relation thereto; to make an appropriation of five thousand dollars for the expense of printing said bonds; and to provide for the submission of this act to a vote of the people", approved June 10, 1913, the Secretary of State of the State of California did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XVI of the Constitution of the State of California;

SECOND: That in accordance with the terms and provisions of said Act hereinbefore referred to, and hereinafter set forth, the Governor of the State of California did duly include in his proclamation calling said general election, to be held and which was held on the 3rd day of November, A.D. 1914, the submission of said Act to the People of the State of California, and the said Act was duly submitted to the people of the State of California, in accordance

with the terms thereof, for their ratification at the said general election so held on the 3rd day of November, 1914;

THIRD: That pursuant to the terms and provisions of said Act, and pursuant to law, the votes cast for or against said Act were counted, returned, canvassed and declared in all respects as provided by said Act and by law;

FOURTH: That the said Act did receive in favor thereof a majority of all the votes cast for and against it at the election aforesaid, and thereupon did become and now is in full force and effect, as in said Act provided, and irrepealable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged;

FIFTH: That said Act herein referred to is in the words and figures following to-wit:

An act to provide for the issuance and sale of state bonds to create a fund for the improvement of San Francisco harbor by the construction by the board of state harbor commissioners of wharves, piers, state railroad, spurs, betterments, and appurtenances, and necessary dredging and filling in connection therewith in the city and county of San Francisco; to create a sinking fund for the payment of said bonds; to define the duties of state officers in relation thereto; to make an appropriation of two thousand

and dollars for the expense of printing said bonds; and to provide for the submission of this act to a vote of the people.

The people of the State of California do enact as follows:

Section 1. For the purpose of providing a fund for the payment of the indebtedness hereby authorized to be incurred by the board of state harbor commissioners for the erection of ~~wharves, piers, state railroad, spurs, betterments and appurtenances~~ and necessary dredging and filling in connection therewith in the city and county of San Francisco, at a cost not to exceed ten million dollars (which said wharves, piers, seawall, state railroad, spurs, betterments and appurtenances and necessary dredging and filling in connection therewith the board of state harbor commissioners are hereby empowered to construct and do in the manner authorized by law, and at a cost not to exceed ten million dollars), the state treasurer shall, immediately after the issuance of the proclamation of the governor, provided for in section ten hereof, prepare ten thousand suitable bonds of the State of California, in the denomination of one thousand dollars each. The whole issue of said bonds shall not exceed the sum of ten million dollars, and said bonds shall bear interest at the rate of four per centum per annum, from the date of issuance thereof, and both principal and interest shall be payable in gold coin of the present standard value, and they shall be payable at such place in the United States as may be designated in the bonds (full authority to designate such place being hereby conferred on the governor who shall sign said bonds), at the expiration of seventy-four years from their date, subject, however, to redemption by lot as in this act hereinafter provided. Said bonds shall bear date the second day of July, A. D. nineteen hundred and fifteen, and shall be made payable on the second day of July, nineteen hundred and eighty-nine. The interest accruing on such of said bonds as are sold, shall be due and payable at the place designated in said bonds as aforesaid, on the second day of January, and on the second day of July, of each year after the sale of the same; provided, that the first payment of interest shall be made on the second day of July, nineteen hundred and sixteen, on so many of said bonds as may have been theretofore sold. At the expiration of seventy-four years from the date of said bonds, all bonds sold shall cease to bear interest and likewise all bonds redeemed by lot shall cease to bear interest as in this act provided, and the said state treasurer shall call in, forthwith pay and cancel the same, out of the moneys in the third San Francisco seawall sinking fund provided for in this act, and he shall on the first Monday of July, nineteen hundred and eighty-nine, also cancel and destroy all bonds not theretofore sold. All bonds issued shall be signed by the governor, and countersigned by the controller, and shall be endorsed by the state treasurer and the said bonds shall be so signed, countersigned and endorsed by the officers who are in office on the second day of July, 1915, and each of said bonds shall have the seal of the state stamped thereon. The said bonds signed, countersigned and endorsed and sealed as herein provided when sold shall be and constitute a valid and binding obligation upon the State of California, though the sale thereof be made at a date or dates after the person signing, countersigning and endorsing, or any or either of them, shall have ceased to be the incumbent of such office or offices. Each bond shall contain a clause that it is subject to redemption by lot after the year nineteen hundred and fifty-four.

Sec. 2. Interest coupons shall be attached to each of said bonds so that such coupons may be removed without injury to, or mutilation of the bond. Said coupons shall be consecutively numbered, and shall bear the lithographed signature of the state treasurer who shall be in office on the second day of July, 1915. But no interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds and the issue and sale thereof to a purchaser, unless such accrued interest shall have been, by the purchaser of said bond, paid to the state at the time of such sale.

Sec. 3. The sum of five thousand dollars is hereby appropriated to pay the expense that may be incurred by the state treasurer in having said bonds prepared. Said amount shall be paid out of the San Francisco harbor improvement fund on controller's warrants, duly drawn for that purpose.

Sec. 4. When the bonds authorized to be issued under this act shall be duly executed, they shall be by the state treasurer sold at public auction to the highest bidder for cash, in such parcels and numbers as said treasurer shall be directed by the governor of the state, under seal thereof, after a resolution requesting such sale shall have been adopted by the board of state harbor commissioners, and approved by either the governor of the state or mayor of the city and county of San Francisco, who shall only approve the same when in their judgment the actual harbor receipts, and those reasonably anticipated, will justify such sale of bonds and the consequent increased burden on harbor receipts; but said treasurer must reject any and all

bids for said bonds, or for any of them, which shall be below the par value of said bonds so offered plus the interest which has accrued thereon between the date of sale and the last preceding interest maturity date; and he may, by public announcement at the place and time fixed for the sale, continue such sale, as to the whole of the bonds offered, or any part thereof, offered, to such time and place as he may select. Before offering any of said bonds for sale the said treasurer shall detach therefrom all coupons which have matured or will mature before the date fixed for such sale. Due notice of the time and place of sale of all bonds must be given by said treasurer by publication in two newspapers published in the city and county of San Francisco, and also by publication in one newspaper published in the city of Oakland, and by publication in one newspaper published in the city of Los Angeles, and by publication in one newspaper published in the city of Sacramento, once a week during four weeks prior to such sale. In addition to the notice last above provided for, the state treasurer may give such further notice as he may deem advisable, but the expenses and cost of such additional notice shall not exceed the sum of five hundred dollars for each sale so advertised. The cost of such publication shall be paid out of the San Francisco harbor improvement fund, on controller's warrants duly drawn for the purpose. The proceeds of the sale of such bonds except such amount as may have been paid as accrued interest thereon shall be forthwith paid over by said treasurer into the treasury, and must be by him kept in a separate fund to be known and designated as the "third San Francisco seawall fund" and must be used exclusively for the construction of wharves, piers, seawall, state railroad, spurs, betterments and appurtenances and necessary dredging and filling in connection therewith on the water front of the city and county of San Francisco. Drafts and warrants upon said fund shall be drawn upon and shall be paid out of said fund in the same manner as drafts and warrants are drawn upon and paid out of the San Francisco harbor improvement fund. The amount that shall have been paid at the sale of said bonds as accrued interest on the bonds sold shall be, by the state treasurer, immediately after such sale, paid into the treasury of the state and placed in the "third San Francisco seawall sinking fund."

Sec. 5. For the payment of the principal and interest of said bonds a sinking fund, to be known and designated as the "third San Francisco seawall sinking fund," shall be, and the same is hereby created, as follows, to wit: The state treasurer, after the second day of July, nineteen hundred and thirty-three, shall on the first day of each and every month thereafter, after the sale of such bonds, take from the San Francisco harbor improvement fund such sum as, multiplied by the time in months, the bonds then sold and outstanding have to run, will equal the principal of the bonds sold and outstanding at the time said treasurer shall so take said sum from said San Francisco harbor improvement fund, less the amount theretofore taken therefrom for said purpose; and he shall place the sum in the third San Francisco seawall sinking fund created by this act. Said state treasurer shall, on controller's warrants duly drawn for that purpose, employ the moneys in said sinking fund in the purchase of the bonds of the United States, or of the State of California, including any bonds authorized, issued and theretofore sold under authority of this act or of the several counties or municipalities of the State of California, which said bonds shall be kept in a proper receptacle, appropriately labeled, but he must keep always on hand a sufficient amount of money in said sinking fund with which to pay the interest on such of the state bonds herein provided to be issued as may have theretofore been sold. The state treasurer may only purchase such bonds authorized and issued under authority of this act with moneys in said sinking fund as have been theretofore sold. And to provide means for the payment of interest on the bonds that may be sold and outstanding, said treasurer shall monthly take from the San Francisco harbor improvement fund, and pay into said seawall sinking fund, an amount equal to the monthly interest then due on all bonds then sold, delivered and outstanding. The board of state harbor commissioners are hereby authorized and directed by the collection of dockage, tolls, rents, wharfage and charges to collect a sum of money sufficient for the purposes of this act over and above the amount limited by section two thousand five hundred and twenty-six of the Political Code of the State of California. Between the first and tenth day of May, in the year nineteen hundred and fifty-five and between the first and tenth day of May of each year thereafter until the

maturity of said bonds, the said treasurer shall, in the presence of the governor, proceed to draw by lot such an amount of bonds as shall be requisite to exhaust as nearly as may be the amount in said sinking fund at that time, and shall thereupon and before the tenth day of June following, give notice by public advertisement to be inserted twice a week for two weeks in two newspapers published in the city and county of San Francisco, and also in one newspaper published in the city of Oakland, and also in one newspaper published in the city of Los Angeles, and also in one newspaper published in the city of Sacramento, stating the number of bonds so drawn and that the principal of said bonds will be paid on presentation to the treasurer on or before the second day of July, following, and that from and after such last named date, all interest upon bonds thus drawn shall cease, and it shall be the duty of the treasurer as soon as said bonds so drawn by lot are surrendered to him and paid to cancel the same, and the interest coupons thereon, and each year beginning with the year nineteen hundred and fifty-five, the said treasurer shall in the manner aforesaid, proceed to draw by lot such an amount of bonds as shall be requisite to exhaust as nearly as may be the amount in said sinking fund, and proceed in the manner hereinabove stated. In the event that the state treasurer employs moneys in said sinking fund in the purchase of any bonds authorized, issued and theretofore sold under authority of this act, than at the time in this section provided for the drawing of bonds by lot, and immediately preceding such drawing the state treasurer shall retire and cancel any bonds in said sinking fund authorized, issued and sold under authority of this act, and the amount in said sinking fund remaining at the time shall constitute the amount for the purposes of such drawing. After the payment of all said bonds, the surplus or balance remaining in said sinking fund, if any there be, shall forthwith be paid into the San Francisco harbor improvement fund. At the time of the respective drawings by lot, as aforesaid, and also at the maturity of said state bonds, said treasurer shall sell the United States or other bonds then in said sinking fund, except bonds authorized, issued and sold under authority of this act, at governing market rates, after advertising the sale thereof in the manner hereinbefore provided for the sale of bonds hereby authorized to be issued, and shall use the proceeds for the payment of such bonds as may be drawn by lot, and at the maturity of said bonds outstanding shall pay and redeem said matured outstanding bonds out of said moneys in said fund in extinguishment of said bonds on controller's warrants duly drawn for that purpose.

Sec. 6. The state controller and the state treasurer shall keep full and particular account and record of all their proceedings under this act, and they shall transmit to the governor an abstract of all such proceedings thereunder, with an annual report, to be by the governor laid before the legislature biennially; and all books and papers pertaining to the matter provided for in this act shall at all times be open to the inspection of any party interested, or the governor, or the attorney general, or a committee of either branch of the legislature, or a joint committee of both, or any citizen of the state.

Sec. 7. It shall be the duty of the state treasurer to pay the interest of said bonds, when the same falls due, out of the sinking fund provided for in this act, on controller's warrants duly drawn for that purpose.

Sec. 8. This act, if adopted by the people, shall take effect on the thirty-first day of December, nineteen hundred and fourteen, as to all its provisions except those relating to and necessary for its submission to the people, and for returning, canvassing, and proclaiming the votes, and as to said excepted provisions this act shall take effect ninety days after the final adjournment of the session of the legislature passing this act.

Sec. 9. This act shall be submitted to the people of the State of California for their ratification at the next general election, to be holden in the month of November, nineteen hundred and fourteen, and all ballots at said election shall have printed thereon and at the end thereof, the words, "For the San Francisco harbor improvement act of 1913," and in the same square under said words the following, in briefer type: "This act provides for the improvement of San Francisco harbor and for the payment of all costs thereof out of San Francisco harbor improvement fund." In the square immediately below the square containing said words, there shall be printed on said ballot the words: "Against the San Francisco harbor improvement act of 1913," and immediately below said words "Against the San Francisco harbor improvement act of 1913" in briefer type shall be printed "This act provides for the improvement of San Francisco harbor and for the payment of all costs thereof out of the San Francisco harbor improvement fund." Opposite the words, "For the San Francisco harbor improvement act of 1913" and "Against the San Francisco harbor improvement act of 1913," there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against said act, and those voting for said act shall do so by placing a cross opposite the words "For the San Francisco harbor improvement act of 1913," and all those voting against the said act shall do so by placing a cross opposite the words "Against the San Francisco harbor improvement act of 1913." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

Sec. 10. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers; and if it appear that said act shall have received a majority of all the votes cast for and against it at said election as aforesaid, then the same shall have effect as hereinbefore provided, and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the governor shall make proclamation thereof; but if a majority of the votes cast as aforesaid are against this act then the same shall be and become void.

Sec. 11. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be holden in the month of November, nineteen hundred and fourteen, the costs of publication shall be paid out of the San Francisco harbor improvement fund, on controller's warrants duly drawn for that purpose.

Sec. 12. This act may be known and cited as the "San Francisco harbor improvement act of 1913."

Sec. 13. All acts and part of acts in conflict with the provisions of this act are hereby repealed.

IN WITNESS WHEREOF, I have hereunto set my hand
and caused to be affixed the Great Seal of the State of
California, at my office in the State Capitol, this 17th
day of December, in the year of our Lord, One Thousand Nine
Hundred and Fourteen.



[Signature]
Governor of the State of
California

[Signature]
Secretary of the State.
by Frank H. Conroy

LF 3670:402

and Proclamation No 59
adoption of 580

Insurance Sale of
17 State Building
Bonds,

In the State of New York
County of New York

1917

FRANK

By Frank H. Camp Secretary of State,
Deputy.

AN ACT TO PROVIDE FOR THE CONSTRUCTION OF A BUILDING OR BUILDINGS UPON A LOT OF LAND IN THE CITY AND COUNTY OF SAN FRANCISCO, TO BE USED BY THE OFFICE OF THE ATTORNEY GENERAL, AND TO PROVIDE FOR THE ISSUANCE AND SALE OF STATE BONDS; AND TO CREATE A SINKING FUND FOR THE PAYMENT OF SAID BONDS; AND DEFINING THE DUTIES OF STATE OFFICERS IN RELATION THEREUNTO; AND TO PROVIDE FOR THE INTEREST ON SAID BONDS; AND TO PROVIDE FOR THE PAYMENT OF THE PRINCIPAL AND INTEREST ON SAID BONDS; AND TO PROVIDE FOR THE PAYMENT OF THE PRINCIPAL AND INTEREST ON SAID BONDS.

Enacted June 7, 1913; and proclaiming the said act, the Governor of the State of California, in and to which the said act is contained, in full text, and which is hereby published until the principal and interest on said bonds, in and to which the said act is contained, shall be paid and discharged.

State of California)
Executive Department.)

the legislature of the State of California at its regular session commencing on the 6th day of January, 1913, did duly and regularly pass a certain act entitled: "An act to provide for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco,

to be used by the officers and departments of the state which are located in said city and county of San Francisco, which lot of land has been secured from the city and county of San Francisco in exchange for the lot heretofore purchased by the state for said purposes; and to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; and making an appropriation of one thousand dollars for the printing and sale of said bonds; and providing for the submission of this act to the vote of the people," which said act was duly approved on June 7, 1913; and

Section 42, said act provides that the same be submitted to the People of the State of California for their ratification at the general election to be held in the month of November, A. D. 1914, and that the Governor shall include the submission of said act to the people, as aforesaid, in his proclamation calling for said general election; and

Section 43, the Secretary of State did cause the said act to be duly published for the time and in the manner therein provided, and in accordance with said act and as provided by Section one of Article XVI of the Constitution of the State of California; and

Section 44, pursuant to the terms and provisions of said act and pursuant to law, the Governor of the State of California did duly include in his proclamation calling said general election, aforesaid, the submission of said act to the People of the State of California and the said act was duly submitted to the People of the State of California in accordance with the terms thereof for their ratification at the said general election held in the month of

November, A.D. 1914; and

And pursuant to the terms and provisions of said Act and pursuant to law the votes cast for or against said Act were counted, returned and canvassed and declared in all respects as provided by said Act and by law; and

And, the said Act did receive in favor thereof a majority of all the votes cast for and against it at said election aforesaid, and thereupon did become and now is in full force and effect as therein provided, and irrevocable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged; and the said Act further provided that the Governor shall make proclamation thereof;

Now, THEN FOLLOWS, I, PHILIP W. JOHNSON, Governor of the State of California, pursuant to and in accordance with the terms and provisions of said Act, do hereby proclaim:-

FIRST: That in accordance with that certain Act entitled: "An act to provide for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located in said city and county of San Francisco, which lot of land has been secured from the city and county of San Francisco in exchange for the lot heretofore purchased by the state for said purposes; and to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; and making an appropriation of one thousand dollars for the printing and sale of said bonds; and providing for the submission of this act to the vote of the people", approved June 7, 1913, the

Secretary of State of the State of California did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XVI of the Constitution of the State of California;

SECOND: That in accordance with the terms and provisions of said Act hereinbefore referred to, and hereinafter set forth, the Governor of the State of California did duly include in his proclamation calling said general election, to be held and which was held on the 3rd day of November, A.D.1914, the submission of said Act to the People of the State of California, and the said Act was duly submitted to the People of the State of California, in accordance with the terms thereof, for their ratification at the said general election so held on the 3rd day of November, 1914;

THIRD: That pursuant to the terms and provisions of said Act, and pursuant to law, the votes cast for or against said Act were counted, returned, canvassed and declared in all respects as provided by said Act and by law;

FOURTH: That the said Act did receive in favor thereof a majority of all the votes cast for and against it at the election aforesaid, and thereupon did become and now is in full force and effect, as in said Act provided, and irrevocable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged;

FIFTH: That said Act herein referred to is in the words and figures following to-wit:

An act to provide for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located

in said city and county of San Francisco, which lot of land has been secured from the city and county of San Francisco in exchange for the lot heretofore purchased by the state for said purposes; and to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation there-

to; and making an appropriation of one thousand dollars for the printing and sale of said bonds; and providing for the submission of this act to the vote of the people.

The people of the State of California do enact as follows:

Section 1. For the purpose of providing a fund for the payment of the indebtedness authorized to be incurred by the commission for the construction, erection, equipment, completion and furnishing of a state building or buildings in the city and county of San Francisco as provided in an act entitled "An act to provide for the construction, erection, equipment and furnishing of a building or buildings in the city and county of San Francisco and for the improvement of the grounds thereof for the use and occupancy of the officers and departments of the state government of the State of California located in said city and county of San Francisco, and repealing other acts in conflict herewith," the state treasurer shall, immediately after the issuance of the proclamation of the governor, provided for in section ten hereof, prepare one thousand suitable bonds of the State of California in the denomination of one thousand dollars each, to be numbered from one to one thousand, inclusive, and to bear the date of the second day of July, 1915; the whole issue of said bonds shall not exceed the sum of one million dollars and the said bonds shall bear interest at the rate of four per cent per annum from the time of the issuance thereof, and both principal and interest shall be payable in gold coin of the present standard value and they shall be payable at the office of the state treasurer at the times and in the manner following, to-wit: The first twenty of said bonds shall be due and payable on the second day of July, 1916, and twenty of said bonds, in consecutive numerical order, shall be due and payable on the second day of July in each and every year thereafter until and including the second day of July, 1965. The interest accruing on such of said bonds as are sold shall be due and payable at the office of the state treasurer on the second day of January and on the second day of July of each year after the sale of the same; provided, that the first payment of interest shall be made on the second day of January, 1916, on so many of said bonds as may have been theretofore sold. The state treasurer shall, on the second day of July, A. D. 1965, call in, cancel and destroy all bonds not theretofore sold and issued at the date of the maturity thereof. All bonds issued shall be signed by the governor and countersigned by the state controller and shall be endorsed by the state treasurer and the said bonds shall be so signed, countersigned and endorsed by the officers who are in office on the second day of July, 1915, and each shall have the seal of the State of California stamped thereon. The said bonds so signed, countersigned, endorsed and sealed, as herein provided for, when sold, shall be and constitute a valid and binding obligation upon the State of California, though the sale thereof be made at a date or dates after the persons so signing, countersigning or endorsing, or any of them, shall cease to be the incumbents of said office or offices.

Sec. 2. Interest coupons shall be attached to each of said bonds so that such coupons may be detached without injury to or mutilation of the bond. Such coupons shall be countersigned by the state treasurer and shall be signed by the state treasurer. But no interest on any of said bonds shall be paid for any time before the date of the maturity of any of said bonds and the term and date thereof to a purchaser.

Sec. 3. The sum of one thousand dollars is hereby appropriated for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located in said city and county of San Francisco. In the square immediately below the square containing said words there shall be printed or said ballot the words "Against the San Francisco state building act" and immediately below said words "Against the San Francisco state building act," in smaller type, shall be printed "This act provides for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located in said city and county of San Francisco." On the left side of the words "Against the San Francisco state building act" there shall be left space in which the voters may stamp a cross indicating whether they vote for or against said act, and those voting for said act shall do so by placing a cross opposite the words "For the San Francisco state building act," and those voting against said act shall do so by placing a cross opposite the words "Against the San Francisco state building act." The governor of this state shall include the submission of this act to the

Sec. 5. For the payment of the principal and interest of said bonds a sinking fund, to be known and designated as the "San Francisco state building sinking fund" shall be and the same is hereby created as follows: The state treasurer shall, on the second day of January and on the second day of July, commencing on the second day of January, 1916, and thereafter on the second day of July and the second day of January of each and every year thereafter in which a portion of the bonds sold pursuant to the provisions of this act shall become due, transfer from the general fund of the state treasury to the said "San Francisco state building sinking fund" such an amount of the moneys appropriated by this act as may be required to pay the principal and interest of the bonds so becoming due and payable in such years. There is hereby appropriated from the general fund in the state treasury such sum annually as will be necessary to pay the principal of and the interest on the bonds, issued and sold pursuant to the provisions of this act, as said principal and interest becomes due and payable. There shall be collected annually in the same manner and at the same time as other state revenue is collected such a sum, in addition to the ordinary revenues of the state as shall be required to pay the principal and interest on said bonds as herein provided, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of said revenue, to do and perform each and every act which shall be necessary to collect such additional sum.

Sec. 6. The principal on all of said bonds sold shall be paid at the time the same becomes due from the said San Francisco state building sinking fund and the interest on all bonds sold shall be paid at the time said interest becomes due from said sinking fund. Both principal and interest shall be so paid upon warrants duly drawn by the controller of the state upon demands audited by the state board of control and the faith of the State of California is hereby pledged for the payment of the principal of said bonds so sold and the interest accruing thereon.

Sec. 7. The state controller and the state treasurer shall keep full and particular account and record of all of their proceedings under this act, and they shall transmit to the governor an abstract of all such proceedings thereunder, with an annual report to be by the governor laid before the legislature biennially; and all books and papers pertaining to the matter provided for in this act shall at all times be open to the inspection of any party interested, or the governor, or the attorney general, or a committee of either branch of the legislature, or a joint committee of both, or any citizen of the state.

Sec. 8. This act, if adopted by the people, shall take effect on the first day of December, 1914, as to all its provisions, excepting those relating to and necessary for its submission to the people and for the returning, canvassing and proclaiming the votes, and as to the said excepted provisions, this act shall take effect ninety days after the final adjournment of this session of the legislature.

Sec. 9. This act shall be submitted to the people of the State of California for their ratification at the next general election to be held in the month of November, A. D. 1914, and all ballots at said election shall have printed thereon the words "For the San Francisco state building act" and in the same square, under said words, the following in smaller type: "This act provides for the issuance and sale of state bonds to

create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located in said city and county of San Francisco." In the square immediately below the square containing said words there shall be printed or said ballot the words "Against the San Francisco state building act" and immediately below said words "Against the San Francisco state building act," in smaller type, shall be printed "This act provides for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located in said city and county of San Francisco." On the left side of the words "Against the San Francisco state building act" there shall be left space in which the voters may stamp a cross indicating whether they vote for or against said act, and those voting for said act shall do so by placing a cross opposite the words "For the San Francisco state building act," and those voting against said act shall do so by placing a cross opposite the words "Against the San Francisco state building act." The governor of this state shall include the submission of this act to the

people, as aforesaid, in his proclamation calling for said general election.

Sec. 10. The vote cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers; and if it appear that said act shall have received a majority of all the votes cast for and against it at said election, as aforesaid, then the same shall have effect as hereinbefore provided, and shall be so proclaimed until the principal and interest of the liabilities hereunder provided shall be paid and discharged and the governor shall give proclamation thereof. If a majority of the votes cast as aforesaid, are against this act, then the same shall be and become void.

Sec. 11. It shall be the duty of the secretary of state to have this act published in at least one paper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be held in the month of November, A. D. nineteen hundred and fourteen; the costs of publication shall be paid out of the general fund of the state controller's warrants, duly drawn for that purpose.

Sec. 12. This act shall be known and cited as the "San Francisco state building act."

Sec. 13. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

IN WITNESS WHEREOF, I have hereunto set my hand
and caused to be affixed the Great Seal of the State of
California, at my office in the State Capitol, this 1st
day of December, in the year of our Lord, One thousand
nine hundred and fourteen.



Alfred H. Brown
Governor of the State of California

Frank C. Gordon
Secretary of the State
by *Frank C. Gordon* Deputy

PROCLAMATION BY THE GOVERNOR, PROCLAIMING THE DUE ADOPTION AND RATIFICATION BY THE PEOPLE OF THE STATE OF CALIFORNIA OF THAT CERTAIN ACT ENTITLED: "AN ACT TO PROVIDE FOR THE ISSUANCE AND SALE OF STATE BONDS TO CREATE A FUND FOR THE CONSTRUCTION, ERECTION, EQUIPMENT, COMPLETION AND FURNISHING OF A STATE BUILDING OR BUILDINGS UPON A LOT OF LAND IN THE CITY AND COUNTY OF SAN FRANCISCO, TO BE USED BY THE OFFICERS AND DEPARTMENTS OF THE STATE WHICH ARE LOCATED IN SAID CITY AND COUNTY OF SAN FRANCISCO, WHICH LOT OF LAND HAS BEEN SECURED FROM THE CITY AND COUNTY OF SAN FRANCISCO IN EXCHANGE FOR THE LOT HERETOFORE PURCHASED BY THE STATE FOR SAID PURPOSES; AND TO CREATE A SINKING FUND FOR THE PAYMENT OF SAID BONDS; AND DEFINING THE DUTIES OF STATE OFFICERS IN RELATION THERETO; AND MAKING AN APPROPRIATION OF ONE THOUSAND DOLLARS FOR THE PRINTING AND SALE OF SAID BONDS; AND PROVIDING FOR THE SUBMISSION OF THIS ACT TO THE VOTE OF THE PEOPLE." APPROVED June 7, 1913; AND PROCLAIMING THE SAID ACT, AND EACH AND ALL OF THE PROVISIONS THEREOF, TO BE IN FULL FORCE AND EFFECT AND IRREPEALABLE UNTIL THE PRINCIPAL AND INTEREST OF THE LIABILITIES THEREIN CREATED SHALL BE PAID AND DISCHARGED.

State of California)
Executive Department.)

WHEREAS, the legislature of the State of California at its regular session commencing on the 6th day of January, 1913, did duly and regularly pass a certain act entitled: "An act to provide for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco,

to be used by the officers and departments of the state which are located in said city and county of San Francisco, which lot of land has been secured from the city and county of San Francisco in exchange for the lot heretofore purchased by the state for said purposes; and to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; and making an appropriation of one thousand dollars for the printing and sale of said bonds; and providing for the submission of this act to the vote of the people," which said act was duly approved on June 7, 1913; and

WHEREAS, said act provides that the same be submitted to the People of the State of California for their ratification at the general election to be held in the month of November, A.D. 1914, and that the Governor shall include the submission of said Act to the People, as aforesaid, in his proclamation calling for said general election; and

WHEREAS, the Secretary of State did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XVI of the Constitution of the State of California; and

WHEREAS, pursuant to the terms and provisions of said act and pursuant to law, the Governor of the State of California did duly include in his proclamation calling said general election, aforesaid, the submission of said Act to the People of the State of California and the said Act was duly submitted to the People of the State of California in accordance with the terms thereof for their ratification at the said general election held in the month of

November, A.D.1914; and

WHEREAS, pursuant to the terms and provisions of said Act and pursuant to law the votes cast for or against said Act were counted, returned and canvassed and declared in all respects as provided by said Act and by law; and

WHEREAS, the said Act did receive in favor thereof a majority of all the votes cast for and against it at said election aforesaid, and thereupon did become and now is in full force and effect as therein provided, and irrevocable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged; and the said Act further provided that the Governor shall make proclamation thereof;

NOW, THEREFORE, I, HIRAM W. JOHNSON, Governor of the State of California, pursuant to and in accordance with the terms and provisions of said Act, do hereby proclaim:-

FIRST: That in accordance with that certain Act entitled: "An act to provide for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located in said city and county of San Francisco, which lot of land has been secured from the city and county of San Francisco in exchange for the lot heretofore purchased by the state for said purposes; and to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation thereto; and making an appropriation of one thousand dollars for the printing and sale of said bonds; and providing for the submission of this act to the vote of the people", approved June 7, 1913, the

Secretary of State of the State of California did cause the said Act to be duly published for the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XVI of the Constitution of the State of California;

SECOND: That in accordance with the terms and provisions of said Act hereinbefore referred to, and hereinafter set forth, the Governor of the State of California did duly include in his proclamation calling said general election, to be held and which was held on the 3rd day of November, A.D.1914, the submission of said Act to the People of the State of California, and the said Act was duly submitted to the People of the State of California, in accordance with the terms thereof, for their ratification at the said general election so held on the 3rd day of November, 1914;

THIRD: That pursuant to the terms and provisions of said Act, and pursuant to law, the votes cast for or against said Act were counted, returned, canvassed and declared in all respects as provided by said Act and by law;

FOURTH: That the said Act did receive in favor thereof a majority of all the votes cast for and against it at the election aforesaid, and thereupon did become and now is in full force and effect, as in said Act provided, and irrevocable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged;

FIFTH: That said Act herein referred to is in the words and figures following to-wit:

An act to provide for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located

in said city and county of San Francisco, which lot of land has been secured from the city and county of San Francisco in exchange for the lot heretofore purchased by the state for said purposes; and to create a sinking fund for the payment of said bonds; and defining the duties of state officers in relation there-

to; and making an appropriation of one thousand dollars for the printing and sale of said bonds; and providing for the submission of this act to the vote of the people.

The people of the State of California do enact as follows:

Section 1. For the purpose of providing a fund for the payment of the indebtedness authorized to be incurred by the commission for the construction, erection, equipment, completion and furnishing of a state building or buildings in the city and county of San Francisco as provided in an act entitled "An act to provide for the construction, erection, equipment and furnishing of a building or buildings in the city and county of San Francisco and for the improvement of the grounds thereof for the use and occupancy of the officers and departments of the state government of the State of California located in said city and county of San Francisco, and repealing other acts in conflict herewith," the state treasurer shall, immediately after the issuance of the proclamation of the governor, provided for in section ten hereof, prepare one thousand suitable bonds of the State of California in the denomination of one thousand dollars each, to be numbered from one to one thousand, inclusive, and to bear the date of the second day of July, 1915; the whole issue of said bonds shall not exceed the sum of one million dollars and the said bonds shall bear interest at the rate of four per cent per annum from the time of the issuance thereof, and both principal and interest shall be payable in gold coin of the present standard value and they shall be payable at the office of the state treasurer at the times and in the manner following, to-wit: The first twenty of said bonds shall be due and payable on the second day of July, 1916, and twenty of said bonds, in consecutive numerical order, shall be due and payable on the second day of July in each and every year thereafter until and including the second day of July, 1965. The interest accruing on such of said bonds as are sold shall be due and payable at the office of the state treasurer on the second day of January and on the second day of July of each year after the sale of the same; provided, that the first payment of interest shall be made on the second day of January, 1916, on so many of said bonds as may have been theretofore sold. The state treasurer shall, on the second day of July, A. D. 1965, call in, cancel and destroy all bonds not theretofore sold and issued at the date of the maturity thereof. All bonds issued shall be signed by the governor and countersigned by the state controller and shall be endorsed by the state treasurer and the said bonds shall be so signed, countersigned and endorsed by the officers who are in office on the second day of July, 1915, and each shall have the seal of the State of California stamped thereon. The said bonds so signed, countersigned, endorsed and sealed, as herein provided for, when sold, shall be and constitute a valid and binding obligation upon the State of California, though the sale thereof be made at a date or dates after the persons so signing, countersigning or endorsing, or any of them, shall cease to be the incumbents of said office or offices.

Sec. 2. Interest coupons shall be attached to each of said bonds so that such coupons may be detached without injury to or mutilation of the bond. Said coupons shall be consecutively numbered, and shall be signed by the state treasurer. But no interest on any of said bonds shall be paid for any time which may intervene between the date of any of said bonds, and the issue and sale thereof to a purchaser.

Sec. 3. The sum of one thousand dollars is hereby appropriated to pay the expenses that may be incurred by the state treasurer in the printing and sale of said bonds. Said amount shall be paid out of the general fund on the state controller's warrants duly drawn for that purpose.

Sec. 4. When the bonds authorized to be issued under this act shall be duly executed, they shall be sold by the state treasurer at public auction to the highest bidder for cash, in such parcels and numbers as said state treasurer shall determine; but said treasurer must reject any and all bids for said bonds or for any of them, which shall be below the par value of said bonds so offered for sale, and he may by public announcement at the place and time fixed for the sale, for good and sufficient cause, continue such sale as to the whole of the bonds offered or any part thereof offered, to such time and place as he may select, not exceeding, however, sixty days. Due notice of the time and place of sale of all bonds must be given by said treasurer by publication in two newspapers pub-

lished in the city and county of San Francisco, and also by publication in one newspaper published in the city of Oakland and by publication in one newspaper published in the city of Los Angeles, and by publication in one newspaper published in the city of Sacramento, once a week during four weeks prior to such sale. The cost of such publication shall be paid out of the general fund of the state on controller's warrants duly drawn for that purpose. The proceeds of the sale of such bonds shall be forthwith paid over by said treasurer into the sinking fund and must be by him kept in a separate fund to be known and designated as the "San Francisco state building fund" and must be used exclusively for the construction, erection, equipment, completion and furnishing of a state building or buildings in the city and county of San Francisco. The said sinking fund shall be drawn upon, and the proceeds thereof shall be paid for other state work under the provisions of the act entitled "An act to provide for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located in said city and county of San Francisco," in the same manner as provided in said act.

Said fund shall be a sinking fund to be known and designated as the "San Francisco state building sinking fund" shall be and the same is hereby created as follows: The state treasurer shall, on the second day of January and on the second day of July, commencing on the second day of January, 1916, and thereafter on the second day of July and the second day of January of each and every year thereafter in which a portion of the bonds sold pursuant to the provisions of this act shall become due, transfer from the general fund of the state treasury to the said "San Francisco state building sinking fund" such an amount of the moneys appropriated to this act as may be required to pay the principal and interest of the bonds so becoming due and payable in such years. There is hereby appropriated from the general fund in the state treasury such sum annually as will be necessary to pay the principal of and the interest on the bonds, issued and sold pursuant to the provisions of this act, as said principal and interest becomes due and payable. There shall be collected annually in the same manner and at the same time as other state revenue is collected such a sum, in addition to the ordinary revenues of the state as shall be required to pay the principal and interest on said bonds as herein provided, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of said revenue, to do and perform each and every act which shall be necessary to collect such additional sum.

Sec. 5. The principal on all of said bonds sold shall be paid at the time the same becomes due from the said San Francisco state building sinking fund and the interest on all bonds sold shall be paid at the time said interest becomes due from said sinking fund. Both principal and interest shall be so paid upon warrants duly drawn by the controller of the state upon demands audited by the state board of control and the faith of the State of California is hereby pledged for the payment of the principal of said bonds so sold and the interest accruing thereon.

Sec. 6. The state controller and the state treasurer shall keep full and particular account and record of all of the proceedings under this act, and they shall transmit to the governor an abstract of all such proceedings thereunder, with an annual report to be by the governor laid before the legislature biennially; and all books and papers pertaining to the matter provided for in this act shall at all times be open to the inspection of any party interested, or the governor, or the attorney general, or a committee of either branch of the legislature, or a joint committee of both, or any citizen of the state.

Sec. 7. This act, if adopted by the people, shall take effect on the first day of December, 1914, as to all its provisions, excepting those relating to and necessary for its submission to the people and for the returning, canvassing and proclaiming the votes, and as to the said excepted provisions, this act shall take effect ninety days after the final adjournment of this session of the legislature.

Sec. 8. This act shall be submitted to the people of the State of California for their ratification at the next general election to be held in the month of November, A. D. 1914, and all ballots at said election shall have printed thereon the words "For the San Francisco state building act" and in the same square, under said words, the following in briefer type: "This act provides for the issuance and sale of state bonds to

create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located in said city and county of San Francisco." In the square immediately below the square containing said words there shall be printed on said ballot the words "Against the San Francisco state building act" and immediately below said words "Against the San Francisco state building act," in briefer type, shall be printed "This act provides for the issuance and sale of state bonds to create a fund for the construction, erection, equipment, completion and furnishing of a state building or buildings upon a lot of land in the city and county of San Francisco, to be used by the officers and departments of the state which are located in said city and county of San Francisco." Opposite the words "For the San Francisco state building act" and "Against the San Francisco state building act" there shall be left spaces in which the voters may stamp a cross indicating whether they vote for or against said act, and those voting for said act shall do so by placing a cross opposite the words "For the San Francisco state building act," and those voting against said act shall do so by placing a cross opposite the words "Against the San Francisco state building act." The governor of this state shall include the submission of this act to the

people, as aforesaid, in his proclamation calling for said general election.

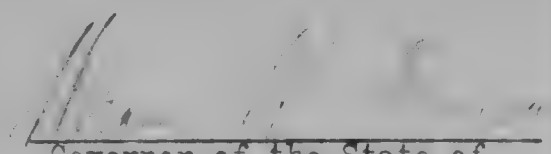
Sec. 10. The vote cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers; and if it appear that said act shall have received a majority of all the votes cast for and against it at said election, as aforesaid, then the same shall have effect as hereinafter provided, and shall be obligatory until the principal and interest of the liabilities thereunder shall be paid and discharged, and the governor shall make proclamation thereof; but if a majority of the votes cast, as aforesaid, are against this act, then the same shall be and become void.

Sec. 11. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein throughout this state, for three months next to and including the general election to be held in the month of November, A. D. nineteen hundred and fourteen; the costs of publication shall be paid out of the general fund on controller's warrants duly drawn for that purpose.

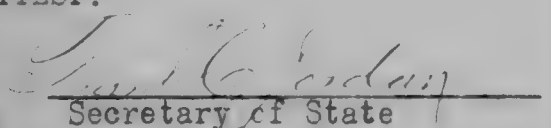

Sec. 12. This act shall be known and cited as the "San Francisco state building act."

Sec. 13. All laws and parts of laws in conflict with the provisions of this act are hereby repealed.

IN WITNESS WHEREOF, I have hereunto set my hand
and caused to be affixed the Great Seal of the State of
California, at my office in the State Capitol, this 17th
day of December, in the year of our Lord, One Thousand
Nine Hundred and Fourteen.


Governor of the State of
California

ATTEST:


Secretary of State




and [F36701443]

Proclamation
No 60 581

(11) Re 102/2 and 102/3

Continued from 102/2

For an abstract of 102/2

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FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

DEC 19 1914

FRANK C. JORDAN

Secretary of State.

By

Frank C. Jordan

Deputy.

PROCLAMATION BY THE GOVERNOR, PROCLAIMING THE DUE ADOPTION AND RATIFICATION BY THE PEOPLE OF THE STATE OF CALIFORNIA OF THAT CERTAIN PROPOSED INITIATIVE LAW ENTITLED: "AN ACT AUTHORIZING THE CONSTRUCTION OF THE UNFINISHED PORTION OF THE LIBRARY BUILDING OF THE UNIVERSITY OF CALIFORNIA, AND THE CONSTRUCTION OF A BUILDING FOR GENERAL USE AS A RECITATION BUILDING, OF A BUILDING FOR THE USE OF THE COLLEGE OF AGRICULTURE, AND OF A BUILDING FOR THE USE OF THE COLLEGE OF NATURAL SCIENCES AS A CHEMISTRY BUILDING, UPON THE GROUNDS OF SAID UNIVERSITY OF CALIFORNIA AT BERKELEY; PROVIDING FOR THE ISSUANCE AND SALE OF STATE BONDS TO MEET THE COST OF THE FOREGOING PURPOSES; AND PROVIDING THE NECESSARY MONIES FOR THE PAYMENT OF THE PRINCIPAL AND INTEREST TO BECOME DUE ON SAID BONDS"; AND PROCLAIMING THE SAID ACT, AND EACH AND ALL THE PROVISIONS THEREOF, TO HAVE BEEN DULY APPROVED AND ADOPTED BY THE ELECTORS OF THE STATE OF CALIFORNIA AT THE GENERAL ELECTION THEREIN HELD ON THE THIRD DAY OF NOVEMBER, A. D. ONE THOUSAND NINE HUNDRED AND FOURTEEN; AND PROCLAIMING THE SAID ACT AND EACH AND ALL OF THE PROVISIONS THEREOF TO BE IN FULL FORCE AND EFFECT AND IRREPEALABLE UNTIL THE PRINCIPAL AND INTEREST OF THE LIABILITIES THEREIN CREATED SHALL BE PAID AND DISCHARGED.

State of California,)
EXECUTIVE DEPARTMENT.)

WHEREAS, within the manner prescribed by the Constitution and laws of the State of California, and more than ninety days prior to the date of the general election to be holden in the month of November, A. D. 1914, the requisite number of duly

qualified electors of said state did present to and file with the Secretary of State of the State of California a certain initiative petition, duly certified in the manner prescribed by law, asking that the proposed law therein and hereinafter set forth be submitted to the electors of the State of California at the next general election, to be holden in the month of November, A. D. 1914, for their approval or rejection, the said proposed law being entitled: "An Act authorizing the construction of the unfinished portion of the library building of the University of California, and the construction of a building for general use as a recitation building, or a building for the use of the college of agriculture, and of a building for the use of the college of natural sciences as a chemistry building, upon the grounds of said University of California at Berkeley; providing for the issuance and sale of state bonds to meet the cost of the foregoing purposes; and providing the necessary moneys for the payment of the principal and interest to become due on said bonds"; and

WHEREAS, the Secretary of State did, in accordance with the provisions of the Constitution and laws of the State of California applicable thereto, submit the said proposed law to the electors of said state at the said general election to be holden and held in said state on the Third day of November, A. D. One Thousand Nine Hundred and Fourteen, and did cause said Act to be duly published for the time and in the manner prescribed by the provisions of Section One of Article XVI of the Constitution of the State of California; and

WHEREAS, pursuant to law, the Governor of the State of California did duly include in his proclamation calling said

general election, aforesaid, the submission of said proposed Act to the People of the State of California and the said proposed Act was duly submitted to the People of the State of California in conformity with the Constitution and laws of said state for their approval or rejection at the said general election to be holden and held in the month of November, A. D. 1914; and

WHEREAS, pursuant to law, the votes cast for or against said proposed Act were counted, returned, and canvassed and declared in all respects as provided by law; and

WHEREAS, the said proposed Act did receive, in favor thereof, a majority of all the votes cast for and against it at said election aforesaid, and thereupon did become and now is in full force and effect as therein provided, and irrevocable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged;

NOW, THEREFORE, I, HIRAM W. JOHNSON, Governor of the State of California, pursuant to law, do hereby proclaim:

FIRST: That within the manner prescribed by the Constitution and laws of the State of California, and more than ninety days prior to the date of the general election to be holden in the month of November, A. D. 1914, the requisite number of duly qualified electors of said state did present to and file with the Secretary of State of the State of California, a certain initiative petition, duly certified in the manner prescribed by law, asking that the proposed law therein and hereinafter set forth be submitted to the electors of the State of California at the next general election, to be holden in the month of November, A. D. 1914, for their approval or rejection, the said proposed law being entitled:

"An Act authorizing the construction of the unfinished portion of the library building of the University of California, and the construction of a building for general use as a recitation building, of a building for the use of the college of agriculture, and of a building for the use of the college of natural sciences as a chemistry building, upon the grounds of said University of California at Berkeley; providing for the issuance and sale of state bonds to meet the cost of the foregoing purposes; and providing the necessary moneys for the payment of the principal and interest to become due on said bonds";

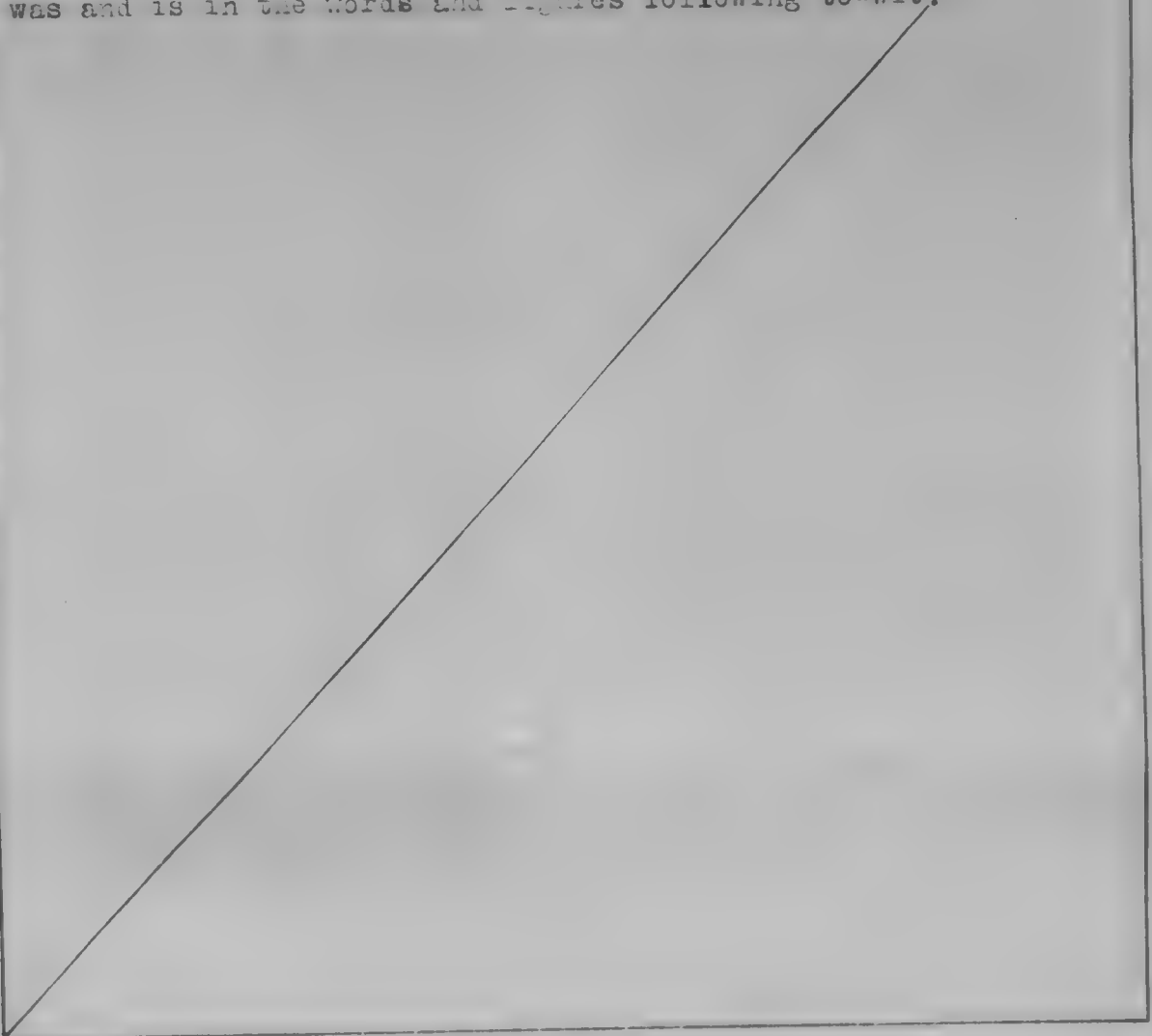
SECOND: That the said Secretary of State did, in accordance with the provisions of the Constitution and laws of the State of California applicable thereto, submit the said proposed law to the electors of said state at the said general election which was held in said state on the Third day of November, A. D. One Thousand Nine Hundred and Fourteen, and did, prior to such election, cause said Act to be duly published for the time and in the manner prescribed by the provisions of Section One of Article XVI of the Constitution of the State of California;

THIRD: Pursuant to law, the Governor of the State of California did duly include in his proclamation calling said general election aforesaid, the submission of said proposed Act to the People of the State of California, and the said proposed Act was duly submitted to the People of the State of California in conformity with the Constitution and laws of said state, for their approval or rejection at the said general election which was held in said state on the 3rd day of November, A. D. 1914;

FOURTH: That the votes cast for or against said proposed Act were counted, returned and canvassed and declared in all respects as provided by law;

FIFTH: That the said proposed Act did receive, in favor thereof, a majority of all the votes cast for and against it at the said election aforesaid, and thereupon did become and now is in full force and effect as therein and in the Constitution of the State of California provided, and irrepealable until the principal and interest of the liabilities in and by said Act created shall be paid and discharged;

SIXTH: That the said Act so approved and adopted by the electors of the State of California in the manner aforesaid was and is in the words and figures following to-wit:



An act authorizing the construction of the unfinished portion of the library building of the University of California, and the construction of a building for general use as a recitation building, of a building for the use of the college of agriculture, and of a building for the use of the college of natural sciences as a chemistry building, upon the grounds of said University of California at Berkeley; providing for the issuance and sale of state bonds to meet the cost of the foregoing purposes, and providing the necessary provisions for the payment of the principal and interest to become due on said bonds.

The people of the State of California do enact as follows:

Section 1. The regents of the University of California are hereby authorized to complete the construction of the library building of the University of California, and also to construct a building for general use by said university as a recitation building, a building for the use of the college of agriculture of said university, and a building for the use of the college of natural sciences of said university as a chemistry building, all on the grounds of said university in the city of Berkeley. For the purpose of meeting the cost of such construction, the State of California is hereby authorized to, and shall, incur an indebtedness in the manner provided by this act, in the sum of one million eight hundred thousand dollars (\$1,800,000).

Immediately upon the taking effect of this act the treasurer of the state shall prepare eighteen hundred (1800) suitable bonds of the State of California, negotiable in form and payable to bearer, and expressing on their face the obligation of the State of California to pay, in gold coin of the United States, the principal amount thereof at the respective dates of maturity hereinafter specified, together with interest, as hereinafter specified, in the denomination of one thousand dollars (\$1,000) each. Said bonds shall be numbered consecutively from one (1) to eighteen hundred (1800) inclusive, and shall

bear date the fifth day of January, 1915. The total issue of such bonds shall not exceed the principal sum of one million eight hundred thousand dollars (\$1,800,000), and such bonds shall bear interest at the rate of four and one half per cent (4½%) per annum upon the principal from the date thereof. The said bonds and the interest thereon shall be payable in gold coin of the United States at the times and in the manner following, to wit: The first forty (40) of said bonds shall be due and payable on the fifth day of January, 1921, and forty (40) of said bonds in consecutive numerical order shall be due and payable on the fifth day of January in each and every year thereafter, until and including the fifth day of January, 1965. The interest accruing on all of said bonds that shall be sold shall be payable at the office of the treasurer of the state on the fifth day of January and on the fifth day of July of each and every year after the sale of the same. The interest on all bonds issued and sold shall cease on the day of their maturity, and the said bonds so issued and sold shall on the day of their maturity be paid, as herein provided, and cancelled by the state treasurer. All bonds remaining unsold shall, at the date of the maturity thereof, be cancelled and destroyed by the treasurer of the state. All bonds issued pursuant to the provisions of this act shall be signed by the governor of the state, countersigned by the state controller, and endorsed by the state treasurer, and each of said bonds shall have the great seal of the State of California impressed thereon. The said bonds signed, countersigned, endorsed and sealed, as herein provided, when sold, shall be and constitute a valid and binding obligation upon the State of California, though the sale thereof be made at a date or dates after the persons so signing, countersigning and endorsing, or any of them, shall have ceased to be the incumbents of said office or offices.

Sec. 2. Attached to each of said bonds there shall be an interest coupon for each semi-annual payment of interest thereon, negotiable in form, and payable to bearer, and expressing the obligation of the State of California to pay the amount of such semi-annual payment of interest, in gold coin of the United States, at the time of maturity thereof. Said interest coupons shall be so attached that each may be detached without

injury to or mutilation of said bond, or injury to, mutilation of, or detachment from said bond of, the remainder of such coupons the time of payment of which has not yet been reached. Said coupons shall be consecutively numbered in the chronological order of their time of payment, and shall bear the lithographed signature of the state treasurer. No interest shall be paid on any of said bonds for such time as may intervene between the date of said bond and the day of sale thereof, except to the extent to which accrued interest shall have been paid to the state at the time of such sale by the purchaser of said bond.

Sec. 3. When the bonds authorized by this act to be issued shall have been signed, countersigned, endorsed and sealed, as in section 1 provided, the state treasurer shall, from time to time, sell such number thereof as the governor of the state may direct to the highest bidder for cash. The governor of the state shall, from time to time, issue to the state treasurer such direction immediately after being requested so to do through and by a resolution duly adopted and passed by a majority vote of the regents of the University of California. Such resolution shall specify the amount of money which, in the judgment of said the regents of the University of California, shall be required at such time, and the governor of the state shall direct the state treasurer to sell such number of bonds as will, at the par value thereof, equal said amount of money so required according to such resolution of the regents of the University of California. Said bonds shall be sold in consecutive numerical order, save and except that the state treasurer may sell two or more bonds at the same time in one lot, which lot, however, shall be made up of bonds consecutively numbered, the first of which in number shall be the first bond in number yet unsold. The state treasurer shall not accept any bid which is less than the par value of the bond or bonds bid for, and to the amount of the accepted bid there shall be added in each case, as a part of the purchase price to be paid by the bidder, the amount of interest which shall have accrued on the bonds bid for between the date of the payment for said bonds and the last preceding interest maturity date. Each bid shall be in writing and signed by the bidder and sealed, and shall be deposited with the state treasurer not later than the last business day preceding the date of sale. Each bid shall be accompanied by the deposit with the state treasurer, either in cash or by certified check on a reputable bank within the State of California, to the order of the State of California, of one tenth of the amount of the par value of the bond or lot of bonds bid for. Such deposit of each unsuccessful bidder shall be returned to him immediately upon the next acceptance of his bid, and such deposit of the successful bidder shall immediately upon the acceptance of his bid become and be the property of the State of California and be placed in the state treasury to the credit of the "University of California building fund" hereinafter mentioned, and shall be credited to the successful bidder upon the purchase price of the bonds bid for in case such price is paid in full by him within the time hereinafter prescribed. At the time of sale the state treasurer shall open said bids and accept the bid of the highest bidder for cash, save and except that no bid shall be accepted which is lower in amount than the par value of the bonds bid for, and that the state treasurer may, in his discretion, reject all bids. The purchase price of the bonds sold shall be payable within ten days after the acceptance of the bid therefor, and if not so paid the successful bidder shall have no right in or to said bonds or by reason of said bid, or to the recovery of said deposit accompanying said bid, or to any allowance or credit by reason of such deposit. In case the purchase price is not so paid, the bonds so sold but not paid for shall be resold by the state treasurer upon notice as hereinafter provided in case of original sale. Bonds sold shall be deliverable to the purchaser immediately upon, and not before, the payment of the purchase price therefor. Before delivering any of said bonds, the state treasurer shall detach therefrom all interest coupons which have matured before the date of the payment of the purchase price therefor. The state treasurer may, by public announcement at the time and place fixed by him for said sale, continue such sale to such time and place as he may at the time of said continuance designate. When a sale is so continued no notice thereof need be given, other than the public announcement of such continuance by the state treasurer as just hereinbefore provided. The state treasurer shall give notice of the time and place of sale by publication in two newspapers

published in the city and county of San Francisco, in one newspaper published in the city of Los Angeles, in one newspaper published in the city of Oakland, and in one newspaper published in the city of Sacramento, once a week for four weeks next preceding the date fixed for such sale. In addition to the notice last above provided for, the state treasurer may give such further notice as he may deem advisable, but the expense and cost of such additional notice shall not exceed the sum of five hundred dollars (\$500) for each sale so advertised.

There is hereby created in and for the state treasury a fund to be known and designated as the "University of California building fund," and immediately after such sale of bonds the treasurer of the state shall pay into the state treasury and cause to be placed in said "University of California building fund" the total amount received from the sale of said bonds, except such amount as may have been paid as accrued interest thereon. The amount that shall have been paid at such sale as accrued interest on the bonds sold shall be by the treasurer of the state, immediately after such sale, paid into the treasury of the state and placed in a fund to be known as the "interest and sinking fund of the University of California building bonds."

The moneys placed in the "University of California building fund," pursuant to the provisions of this section, shall be used under the direction of the regents of the University of California exclusively for the completion of the construction of said library building and the construction of the other buildings hereinbefore mentioned.

Moneys shall be drawn from said "University of California building fund," for the purposes of this act, upon warrants duly drawn by the controller of the state, upon claims made by the regents of the University of California and approved by the state board of control.

Sec. 4. There is hereby appropriated from the general fund in the state treasury such sum annually as will be necessary to pay the principal of, and interest on, the bonds issued and sold pursuant to the provisions of this act as said principal and interest become due and payable. There shall be collected each year, and in the same manner and at the same time as other state revenue is collected, such sum in addition to the ordinary revenues of the state as shall be required to pay the principal and interest on said bonds maturing in said year, and it is hereby made the duty of all officers charged by law with any duty in regard to the levy and collection of said revenue to do and perform each and every act which shall be necessary to collect such additional sum.

There is hereby created in the state treasury a fund to be known and designated as the "interest and sinking fund of the University of California building bonds." The state treasurer shall, on the first day of July, 1915, and on the first day of each January and the first day of each July thereafter, transfer from the general fund of the state treasury to said "interest and sinking fund of the University of California building bonds" such an amount of money as shall be required to pay the interest maturing at the next interest payment date on the amount of said bonds sold and outstanding; and shall likewise, on the first day of January of the year 1921, and the first day of January of each year thereafter in which any of said bonds sold and outstanding mature, transfer from the general fund of the state treasury to said "interest and sinking fund of the University of California building bonds" such an amount of money as may be required to pay the principal of such of said bonds sold and outstanding as mature in such year.

Sec. 5. The principal and interest of all of said bonds which may be sold shall be paid at the time the same become due from said "interest and sinking fund of the University of California building bonds," and the faith of the State of California is hereby pledged for the payment in full of the principal and interest of said bonds so sold as the same mature. Both principal and interest shall be so paid upon presentation to the state treasurer on or after the day of the maturity of the same of the bond or coupon so maturing, and the state treasurer is hereby authorized and required to make such payment. Warrants for such payments shall be duly drawn by the state controller upon the request of the state treasurer.

Sec. 6. There shall be provided in the general appropriation bill to be passed at the next regular session of the legislature sufficient money to defray all expenses that shall be incurred by the state treasurer in the preparation of said bonds and in the advertising of the sale thereof as in this act provided.


Sec. 7. The state controller and state treasurer shall keep full and particular account and record of all their proceedings under this act, and they shall transmit to the governor, in triplicate, an abstract of all such proceedings thereunder, with an annual report, in triplicate, one copy of each to be by the governor laid before each house of the legislature bi-annually. The books and papers pertaining to the matters provided for in this act shall at all times be open to the inspection of any parties interested, or of the governor, the attorney general, or the legislature, or of any citizen of the state.

Sec. 8. This act shall be known and may be cited as the "University of California building bond act," and, after any of the bonds herein provided for have been sold, shall be irrevocable until the principal and interest of all bonds sold shall have been paid and discharged in full, but the legislature may amend this act at any time in furtherance of its purpose, and may also repeal this act at any time after its adoption, provided that there are at the time no bonds which have been sold thereunder outstanding and unpaid in full as to both principal and interest.

IN WITNESS WHEREOF, I have hereunto set my hand and
caused to be affixed the Great Seal of the State of California,
at my Office in the City of San Francisco, this 17th day of December,
in the year of our Lord, One Thousand Nine Hundred and Fourteen.


Governor of the State of California

ATTEST:


Secretary of State.



[F3670:444]

Proclamation 421

Proclamation
Declaring a holiday
Dec 26/1914
Anglo-American

FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

DEC 21 1914

FRANK C. JORDAN

By Frank C. Jordan Secretary of State.
Deputy.

Executive Department

State of California


PROCLAMATION.

In compliance with requests from clearing houses and other business organizations, I, HIRAM W. JOHNSON, Governor of California, do hereby appoint and proclaim


SATURDAY,

the twenty-sixth day of December, 1914, to be a legal holiday.

IN WITNESS WHEREOF, I have
hereunto set my hand
and caused the Great
Seal of the State of
California to be af-
fixed this 19th day
of December, 1914.


Governor.

Attest:


Secretary of State.



Executive Department

State of California


PROCLAMATION.

In compliance with requests from clearing houses and other business organizations, I, HIRAM W. JOHNSON, Governor of California, do hereby appoint and proclaim


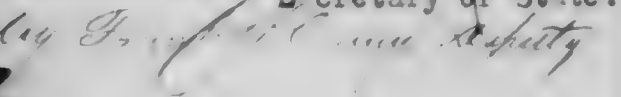
SATURDAY,

the twenty-sixth day of December, 1914, to be a legal holiday.

IN WITNESS WHEREOF, I have
hereunto set my hand
and caused the Great
Seal of the State of
California to be af-
fixed this 15th day
of December, 1914.


Governor.

Attest:


Secretary of State.




300-445

Q. 1

582

Mr. Allen is
not in the
house

Franklin County

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 26.

Its Regulations.

January 4, 1915.

MEXICAN COTTON BOLL WEEVIL.

WHEREAS, The fact has been determined by the State Commissioner of Horticulture that an injurious insect known as the Mexican Cotton Boll Weevil (*Anthonomus grandis* Boh.), new to and not hitherto known to exist within and throughout the State of California, exists in several States of the United States;

NOW, THEREFORE, it is declared necessary in order to prevent the introduction of the Mexican Cotton Boll Weevil into the State of California that a horticultural quarantine be and the same is hereby established in accordance with the provisions of Section 2319b of the Political Code of the State of California against cotton seed of all species and varieties imported or brought into the State of California from any other State or foreign country, except as hereinafter provided.

REGULATIONS GOVERNING ENTRY OF COTTON

SEED INTO THE STATE OF CALIFORNIA.

Regulation 1. Cotton seed grown in any State or locality known to be infested with the Mexican Cotton Boll Weevil is hereby prohibited from entering the State of California for any purpose whatsoever, and upon the arrival of any such cotton seed as quarantined against in this order, the same shall be immediately sent out of the State or destroyed at the option and expense of the owner, consignee or agent.

Regulation 2. Cotton seed from any State or locality where the Mexican Cotton Boll Weevil is not known to exist will be admitted into the State of California only for actual experiments in the growing of cotton in amounts not to exceed one hundred pounds. Persons contemplating the importing or bringing into the State of California cotton seed for experimental purposes shall first make application to the State Commissioner of Horticulture for a permit, stating in the application the name and address of the exporter, the locality where the cotton seed was grown, the amount of the seed, the purpose for which it is imported, and the name of the person to whom it is to be delivered.

QUARANTINE ORDER NO. 26. -2-

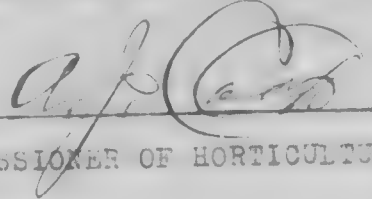
Regulation 3. Cotton seed imported or brought into the State of California under permit issued by the State Commissioner of Horticulture shall have each package or container in the shipment plainly and correctly marked to show the number of the permit, the quantity of the contents, the state and locality where grown, the name and address of the exporter and the name and address of the consignee.

Regulation 4. Railroad cars that have been used for the transportation of cotton, cotton lint or cotton seed must immediately upon arrival at California points be thoroughly cleaned of all cotton seed, and such cotton seed shall be burned when removed from the car. All such cars found at any point in California containing cotton seed in or upon any of the parts thereof shall be amenable to all the regulations of this order, and shall be placed in quarantine by the State Commissioner of Horticulture until said cotton seed is destroyed and the car passed as clean by a State quarantine officer.

All deputies of the State Commissioner of Horticulture or State Quarantine Guardians are hereby empowered to carry out the provisions of this order.

The foregoing regulations do not apply to the experiments of the United States Department of Agriculture in the State of California.

This Order supersedes Quarantine Order No. 19, under date of January 31, 1913, and shall take effect immediately.


STATE COMMISSIONER OF HORTICULTURE.

APPROVED: 

GOVERNOR OF THE STATE OF CALIFORNIA.

1830-1860

Proclamation
No 63
422

Fort-and-mouth disease
Medicine

FILED

in the office of the
OF THE SECRETARY OF STATE

JAN 7 - 1860

Charles C. Smith
Secretary of State

STATE OF CALIFORNIA
OFFICE OF STATE VETERINARIAN.

Sacramento, Cal., January 7, 1915.

P R O C L A M A T I O N

WHEREAS, The fact has been determined by the State Veterinarian of the State of California that a contagious, communicable disease known as foot-and-mouth disease, exists in live stock in the States of Montana, Wisconsin, Iowa, Illinois, Michigan, Indiana, Kentucky, Ohio, New York, Pennsylvania, Maryland, Virginia, Delaware, New Jersey, Connecticut, Rhode Island, Massachusetts and New Hampshire; and

WHEREAS, Live stock existing in other states, as well as railroad cars which have carried live stock, may have been exposed to the infection of said foot-and-mouth disease; and

WHEREAS, Under and by virtue of an act of the legislature of the State of California, entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended and approved March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said foot-and-mouth disease to live stock within the State of California, should live stock which are affected with said foot-and-mouth disease, or live stock or railroad cars which have been exposed

to such infection, be imported into the State of California, has, on this seventh day of January, 1915, established the following rules and regulations as to the importation of cattle, sheep and other ruminants, and swine into the State of California:

From and after this seventh day of January 1915, every person, company, corporation, their agents and servants, are hereby prohibited from bringing into the State of California any cattle, sheep, or other ruminants, or swine, originating or being in any other state in the United States, except from the States of Washington, Oregon, Idaho, Nevada, Utah, Arizona, Colorado, New Mexico, North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Texas, Minnesota, Arkansas and Louisiana, unless permission to import said animals into the State of California is first sought for and obtained from the State Veterinarian of the State of California, and evidence of such permission is attached to the way bill of the shipment of said animals.

The Proclamation, dated November 9, 1914, and amendment thereto, dated November 23, 1914, shall cease to be effective January 7, 1915, after which date this Proclamation shall become and be effective until otherwise ordered.

IT IS HEREBY ORDERED that violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, Therefore, I, HIRAK W. JOHNSON, As Governor of the State of California, by virtue of the authority invested in me by law, do hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California; and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules

and regulations to the penalties provided for in section eight of that said act of the legislature of the State of California, entitled, "An act to protect domestic, live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this seventh day of January, 1915.



Governor of the State of California

ATTEST:



Secretary of State.



STATE OF CALIFORNIA
OFFICE OF STATE VETERINARIAN

Sacramento, California,
February 4, 1915.

AMENDMENT NUMBER ONE TO PROCLAMATION CONCERNING THE
IMPORTATION OF LIVE STOCK INTO THE STATE OF CAL-
IFORNIA, DATED JANUARY 7, 1915.

The fourth paragraph of the Proclamation dated January 7,
1915, is hereby amended to read as follows:

From and after this fourth day of February, 1915, every
person, company, corporation, their agents and servants, are
hereby prohibited from bringing into the State of California
any cattle, sheep, or other ruminants, or swine, originating
or being in any other state in the United States, except from
the states of Washington, Oregon, Idaho, Nevada, Utah, Arizona,
Colorado, New Mexico, North Dakota, South Dakota, Nebraska,
Texas, Minnesota, Arkansas and Louisiana, unless permission to
import said animals into the State of California is first sought
for and obtained from the State Veterinarian of the State of
California, and evidence of such permission is attached to the
way bill of the shipment of said animals.

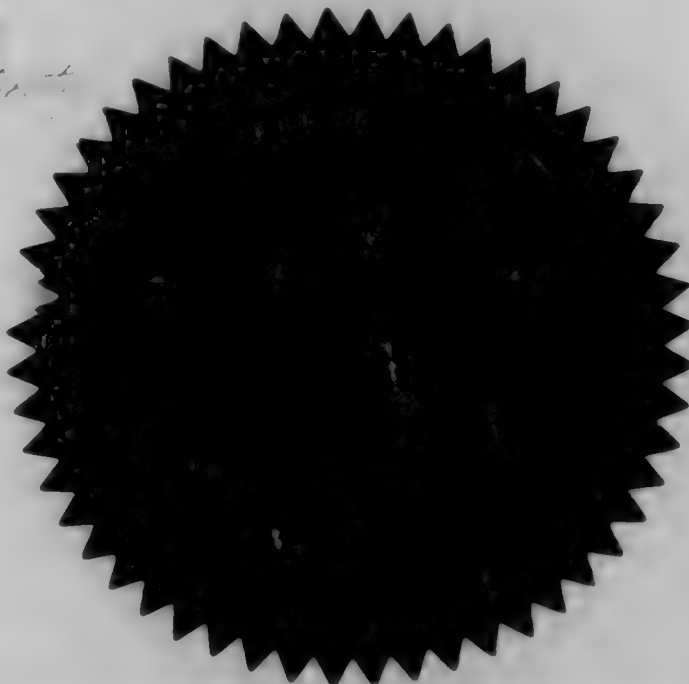
IN WITNESS WHEREOF, I have hereunto set my hand and caused
the Great Seal of this State to be hereunto affixed this fourth
day of February, 1915.

Wm. H. Johnson

Governor of the State of California.

ATTYST

James C. Jordan
Secretary of State,
San Francisco, California



[Г 3670.447]

423

Executive Department

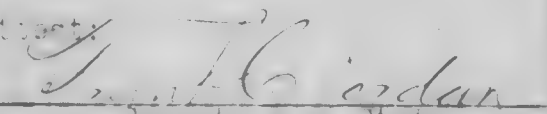
State of California

PROCLAMATION.

In compliance with requests from the Government of the San Francisco Association and from various commercial organizations, I hereby appoint and proclaim SATURDAY, the 27th day of February, 1915, to be a legal holiday.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 2nd day of February, 1915.


Governor

Attest:

Secretary of State


L. H. Jordan, Deputy



[F36701441]

STATE OF CALIFORNIA
OFFICE OF STATE VETERINARIAN

Sacramento, California,
February 4, 1915.

AMENDMENT NUMBER ONE TO PROCLAMATION CONCERNING THE
IMPORTATION OF LIVE STOCK INTO THE STATE OF CAL-
IFORNIA, DATED JANUARY 7, 1915.

The fourth paragraph of the Proclamation dated January 7,
1915, is hereby amended to read as follows:

From and after this fourth day of February, 1915, every
person, company, corporation, their agents and servants, are
hereby prohibited from bringing into the State of California
any cattle, sheep, or other ruminants, or swine, originating
or being in any other state in the United States, except from
the states of Washington, Oregon, Idaho, Nevada, Utah, Arizona,
Colorado, New Mexico, North Dakota, South Dakota, Nebraska,
Texas, Minnesota, Arkansas and Louisiana, unless permission to
import said animals into the State of California is first sought
for and obtained from the State Veterinarian of the State of
California, and evidence of such permission is attached to the
way bill of the shipment of said animals.

IN WITNESS WHEREOF, I have hereunto set my hand and caused
the Great Seal of this State to be hereunto affixed this fourth
day of February, 1915.

Wm. H. Johnson

Governor of the State of California.

ATTEST

Frank H. Crocker
Secretary of State.

My Frank H. Crocker



[F3670:449]

425

STATE OF CALIFORNIA
OFFICE OF STATE VETERINARIAN
Sacramento.

P R O C L A M A T I O N

EXECUTIVE DEPARTMENT,
STATE OF CALIFORNIA.

Sacramento, Cal., March 1, 1915.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in certain areas in San Luis Obispo, Orange and San Diego Counties in the State of California, hereinafter described, are liable to communicate an infectious disease, known as Texas, splenetic or southern fever, to cattle located in other parts of the State of California, should said cattle located in the areas hereinafter described be shipped, moved, transported, driven or grazed over the lands situated in any other part of the State of California; and

WHEREAS, Under and by virtue of an act of the legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor," which became a law on March 18, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended and approved March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic or southern fever in cattle has, on this first day of March, 1915, quarantined the following areas in the State of California:

All that part of San Luis Obispo County lying north of the Cambria-Adelaide road, beginning at the intersection of said road

lations as to the movements of cattle from said quarantined areas in the State of California:

From and after this first day of March, 1915, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing or permitting to be driven, led, moved, transported, carried or drifted into any other part of the State of California, any cattle originating or being in the aforesaid quarantined areas of San Luis Obispo, Orange and San Diego Counties unless such cattle have first been inspected by the State Veterinarian, or his duly authorized deputy, and are accompanied by a certificate issued by such officer stating that said cattle are free from contagious and infectious diseases and cattle ticks (*Margaropus annulatus*); provided, however, that when said cattle are shipped or transported on railroad trains for immediate slaughter inspection and certification of such cattle will not be required, but that when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination, or for food and rest en route to same, separate pens must be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store, or shelter animals or merchandise.

All cars carrying said cattle shall bear placards stating that said cars contain "SOUTHERN CATTLE," and each of the waybills of said shipments shall have a note on its face with a similar statement.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner:

(a) Remove all litter and manure. This litter and manure must be stored where no cattle can come into contact with it for a period of at least six months.

(b) Wash the cars with water until clean.

(c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture of one and one half pounds of lime and one quarter pound of pure carbolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

IT IS FURTHER ORDERED that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, therefore, I, HIRSH W. JOHNSON, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the areas described in this proclamation quarantined within the State of California; and further hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within the State of California, and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in section eight of that said act of the legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide

an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused
the Great Seal of this State to be hereunto affixed, this first
day of March, A.D., 1915.

Wm. M. Johnson

Governor of the State of California.

ATTEST:

Frank C. Soder

Secretary of State.



[F3670:449A]

Proclamation
NO 5425

Re Texas, Mexico or
Southern Texas, in
San Luis Obispo, Orange
& San Diego Counties

FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

MAR 3 - 1915

FRANK C. JORDAN

37 Frank H. Coney Secretary of State.
Deputy.

1736-01450

426

STATE OF CALIFORNIA
Executive Department

Sacramento, California,
March 3, 1915.

P R O C L A M A T I O N

WHEREAS, The fact has been determined by the State Veterinarian of the State of California that a contagious, communicable disease known as foot-and-mouth disease, exists in live stock throughout a large area in the United States; and

WHEREAS, the unrestricted movements of any class of live stock and poultry will likely result in the introduction of said disease among live stock in the State of California; and

WHEREAS, Anti hog cholera serum and hog cholera virus are known to have been a means whereby said disease has been spread in said infected area; and

WHEREAS, Under and by virtue of an act of the legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended and approved March 19, 1909, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said foot-and-mouth disease to live stock within the State of California, should live stock or poultry which is affected with or has been exposed to said disease, or should anti hog cholera serum or hog cholera virus

which is contaminated with the infection of said disease, be imported into the State of California, has, on this third day of March, 1915, established the following rules and regulations as to the importation of live stock, poultry, and anti hog cholera serum and hog cholera virus into the State of California:

(a) From and after this third day of March, 1915, live stock and poultry originating in either of the States of Nevada, Oregon, Utah, Arizona, New Mexico or Texas may be brought into the State of California for immediate slaughter only, ^{except as hereinafter provided.} Transportation companies before accepting such live stock or poultry shall secure a signed statement from each owner or consignee of said live stock or poultry showing the specific purposes for which the live stock or poultry are shipped, and in every such case said statement shall accompany the way bills. The way bills shall bear a notation showing the specific purposes for which said live stock or poultry are shipped.

(b) From and after this third day of March, 1915, live stock and poultry originating in the States of Nevada, Oregon, Utah, Arizona, New Mexico or Texas may be brought into the State of California for purposes other than immediate slaughter only in accordance with such regulations as may be imposed by the State Veterinarian of the State of California, and after permission to bring said live stock or poultry into the State of California has been received from said State Veterinarian of California. When permission is so granted such permit must be attached to the way bill of the shipment of said live stock or poultry.

(c) From and after this third day of March, 1915, live stock and poultry originating or being in the Dominion of Canada or the Republic of Mexico or in any state in the United States other than those mentioned in Subdivision (a) of this Proclamation can only be brought into the State of California on special permit issued by the State Veterinarian of the State of California and in such

instance said permit must be attached to the way bill of the shipment.

(d) From and after this third day of March, 1915, every company, corporation, their agents and servants, are hereby prohibited from bringing into the State of California any anti-hog cholera serum or hog cholera virus.

The Proclamation dated November 9, 1914, and amendment thereto, dated November 23, 1914, and the Proclamation dated January 7, 1915, and amendment thereto dated February 4, 1915, shall cease to be effective March 3, 1915, after which date this Proclamation shall become and be effective until otherwise ordered.

IT IS HEREBY ORDERED that violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, therefore, I, HIRSH W. JOHNSON, as Governor of the State of California, by virtue of the authority invested in me by law, do hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California; and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in section eight of that said act of the legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand

and caused the Great Seal of this State to be hereunto affixed
this third day of March, 1915.

Wm. W. Russell

Governor of the State of California.

ATTEST:

Charles B. Van Dusen

Secretary of State.



[F3670:451]

Sud + 68-427

Max Karmann

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

MAR 9 - 1915

FRANK C. JORDAN

By *Harold C. Gray* Secretary of State.
Dorsey.

STATE OF CALIFORNIA
EXECUTIVE DEPARTMENT

Sacramento, California,
March 9, 1915.

AMENDMENT NUMBER ONE TO PROCLAMATION CONCERNING THE
IMPORTATION OF LIVE STOCK INTO THE STATE OF CAL-
IFORNIA, DATED MARCH 3, 1915.

Subdivision (a) of the Proclamation dated March 3,
1915, is hereby amended to read as follows:

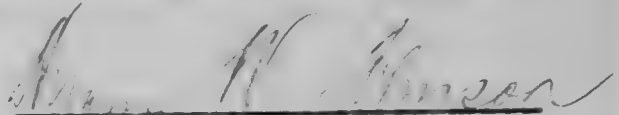
(a) From and after this ninth day of March, 1915, live stock and poultry originating in either of the states of Nevada, Oregon, Utah, Arizona, New Mexico, Texas, Idaho or Colorado, may be brought into the State of California for immediate slaughter, provided transportation companies, before accepting such live stock or poultry, shall secure a signed statement from each owner or consignee of said live stock or poultry showing the specific purposes for which the live stock or poultry are shipped, and in every such case said statement shall accompany the waybills. The waybills shall bear a similar notation showing the specific purposes for which said live stock or poultry are shipped.

Subdivision (b) of the Proclamation dated March 3, 1915, is hereby amended to read as follows:

(b) From and after this ninth day of March, 1915, live stock and poultry originating in the states of Nevada, Oregon, Utah, Arizona, New Mexico, Texas, Idaho or Colorado, may be brought into the State of California for purposes other than

immediate slaughter only in accordance with such regulations as may be imposed by the State Veterinarian of the State of California, and after permission to bring said live stock or poultry into the State of California has been received from said State Veterinarian of California. When permission is so granted such permit must be attached to the waybill of the shipment of said live stock or poultry.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this ninth day of March, 1915.

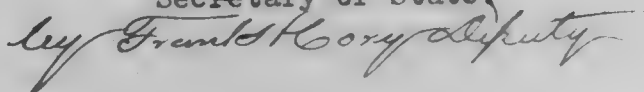


Governor of the State of California.

ATTEST:



Secretary of State



LF350-44

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FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

MAR 8 - 1915

FRANK C. JORDAN

By Frank C. Jordan Secretary of State.
Deputy.

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
CAPITOL BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 27.

March 9, 1915.

(Tulare County)

Quarantine Order No. 24, under date of December 7, 1914, is hereby amended to read as follows:

WHEREAS, Quarantine Order No. 24, Tulare County, California, only permitted fruit and nursery stock and plants to be delivered at Porterville, Exeter, Lindsay, Tulare, Visalia, Ducor, Dinuba, Cutler, Pixley, Angiola, Terra Bella, Strathmore, Sultana, Tipton, Goshen, Farmersville, Richgrove, Woodlake, Lemon Cove and Springville; and,

WHEREAS, Seville now has an agent:

THEREFORE, IT IS HEREBY ORDERED AND DECLARED, That all the stations named above be places for delivery of nursery stock, fruit trees, fruit and plants, which, if found free from insects or disease, will be released by the Deputy Quarantine Officer of said county.



STATE COMMISSIONER OF HORTICULTURE

APPROVED:


GOVERNOR OF THE STATE OF CALIFORNIA.

[F3670-1153]

429



No place on earth has developed in higher degree the citrus industry than California. In a State richer than any other in fertility and productivity, the culture of citrus fruit has become one of our greatest sources of beauty and of wealth, and the value of the citrus industry to us is almost impossible of estimation, while the future possibilities are limitless. It is appropriate that in festival spirit we pay tribute to such an important source of our happiness and wealth and material welfare. The citizens of our great Southland desire to celebrate on a particular day this industry which has contributed in such generous measure to the prosperity of our State; and in accordance with the numerous requests made of me, as Chief Executive of California, I commend to our people the observance of such a day and do hereby designate for appropriate celebration SATURDAY, the 20th day of March, 1915, as ORANGE DAY.

Dist. Sacramento, Mch. 4, 1915.

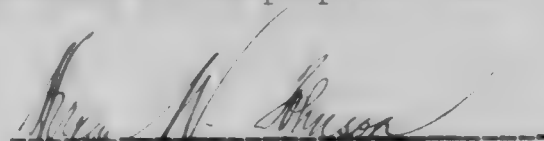
Wm W. Johnson
Governor

428

California is the premier land of the world in the growth of the olive. It is the home of the ripe olive, the one spot on earth where the fruit can be produced in its mature and highest form. The millions invested in the industry represent the best intelligence and enterprise in our agricultural activities, already contributing substantially to the prosperity of the State, with immeasurable possibilities in future development.

In furtherance of the proposed Statewide celebration at which homage is to be paid particularly to the ripe olive because of the distinctive fame it has gained, I hereby designate Wednesday, the 31st day of March, 1915, to be California Ripe Olive Day, and commend its observance to the people of the State.

State Capitol,
Mar. 23, 1915.


GOVERNOR.

Jan No 71

430

EXECUTIVE PROCLAMATION

On representation of office
of STATE VETERINARIAN concern-
ing importation of live stock
to prevent the introduction of
foot-and-mouth disease and
Texas fever.

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

MAR 31 1915

FRANK C. JORDAN

37 Frank C. Jordan Secretary of State.
Deputy.

STATE OF CALIFORNIA
EXECUTIVE DEPARTMENT

Sacramento, California, April 1, 1915.

P R O C L A M A T I O N

WHEREAS, The fact has been determined by the State Veterinarian of the State of California that a contagious, communicable disease known as foot-and-mouth disease, exists in live stock throughout a large area in the United States; and

WHEREAS, The unrestricted movements of any class of live stock and poultry will likely result in the introduction of said disease among live stock in the State of California; and

WHEREAS, Cattle originating in the State of Texas and in the Republic of Mexico are liable to transmit an infectious disease, known as Texas fever, to cattle in the State of California should said cattle from the State of Texas or the Republic of Mexico be allowed to enter the State of California without the importation of said cattle being supervised by the State Veterinarian of California; and

WHEREAS, Anti-hog cholera serum and hog cholera virus are known to have been a means whereby said foot-and-mouth disease has been spread in said infected area; and

WHEREAS, Under and by virtue of an act of the legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended and approved March 19, 1909, the State Veterinarian of the State of California in

order to prevent the spreading or communication of said diseases to live stock within the State of California, has, on this first day of April, 1915, established the following rules and regulations as to the importation of cattle, sheep, goats, swine, horses, mules, asses, poultry and anti-hog cholera serum and hog cholera virus into the State of California:

(a) NEVADA, OREGON, WASHINGTON, UTAH, IDAHO, ARIZONA and NEW MEXICO.

Cattle, sheep, goats and swine may be brought into the State of California from either of the aforesaid states for the purpose of immediate slaughter provided the transportation company secures a signed statement from the owner or shipper of said animals showing specific purpose for which said animals are shipped, and in every such case said statement shall accompany the waybill of the shipment.

Cattle, sheep, goats and swine may be brought into the State of California from either of the aforesaid states for purposes other than immediate slaughter provided said animals are accompanied by a certificate of inspection issued by an authorized State or Federal veterinary inspector, and copy of such certificate is mailed to the State Veterinarian, Sacramento, California, by the railroad agent who receives such animals for shipment. When such animals are shipped in railroad live stock cars said cars shall be cleaned and disinfected prior to loading; in addition to the inspection certificate dairy and breeding cattle must be accompanied by a record of tuberculin testing; provided, however, that Mexican cattle brought into the States of Arizona or New Mexico for reshipment into the State of California can only be transported into the State of California when accompanied by permit from the State Veterinarian of California; and provided, further, that all shipments of cattle from the States of Arizona and New Mexico into the State of California must, when unloaded for feed and rest en route, be placed in corrals set apart for the

reception of only clean, tick free cattle.

(b) TEXAS, COLORADO, WYOMING, MONTANA and the
REPUBLIC OF MEXICO.

Cattle, sheep, goats and swine, intended for shipment into the State of California from any of the aforesaid states or from the Republic of Mexico, can only be imported into the State of California when accompanied by permit from the State Veterinarian, Sacramento, California.

(c) The bringing into the State of California of cattle, sheep, goats or swine from any other state in the United States not mentioned in subdivisions (a) and (b) of this Proclamation is hereby prohibited.

(d) HORSES, MULES AND ASSES.

The aforesaid animals, when offered for shipment into the State of California from any state in the United States, no part of which is quarantined for foot-and-mouth disease by the United States Department of Agriculture, may be brought into the State of California, provided such animals are accompanied by a certificate of inspection issued by a duly authorized State or Federal veterinary inspector and copy of such certificate is mailed to the State Veterinarian, Sacramento, California, by railroad agent who receives such animals for shipment. When such animals are loaded in railroad cars said cars shall be cleaned and disinfected prior to loading.

Horses, mules and asses may be brought into the State of California from any state in the United States quarantined by the United States Department of Agriculture when, in addition to the requirements set forth for the shipment of such animals from other states, the tails and feet of same have been disinfected by the inspecting veterinarian with three per cent solution of Cresol Compound, U.S.P.

(e) POULTRY. (Domestic Fowls).

Poultry may be brought into the State of California, without any restrictions whatsoever, from any state in the United States, no part of which is quarantined for foot-and-mouth disease by the United States Department of Agriculture.

The shipment of Poultry into the State of California from any state in the United States, any part of which is quarantined for foot-and-mouth disease by the United States Department of Agriculture, is hereby prohibited.

The shipment of anti-hog cholera serum and hog cholera virus into the State of California from any other state in the United States is hereby prohibited.

(f) DOGS, CATS also BIRDS AND WILD ANIMALS.

Nothing in these regulations is intended to restrict or inhibit the movements into the State of California of dogs and cats, nor the movements into this state of other household pets, or birds or wild animals intended solely for theatrical purposes when same are to be shown for exhibition in regularly established theatres.

(g) The disinfection of railroad live stock cars, as herein provided, shall be done with any disinfecting solution approved by the regulations of the United States Department of Agriculture.

The Proclamation dated March 3, 1915, and Amendment thereto dated March 9, 1915, and all former Proclamations on the subject of importation of animals, are hereby revoked on and after April 1, 1915, on and after which date this Proclamation shall become effective until otherwise ordered.

IT IS HEREBY ORDERED that a violation of any or either of the foregoing rules and regulations shall be an offense, and

punishable as provided by the laws of the State of California.

Now, therefore, I, HIRAM W. JOHNSON, as Governor of the State of California, by virtue of the authority invested in me by law, do hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California; and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in section eight of that said act of the legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this first day of April, 1915.



Governor of the State of California.

ATTEST



Secretary of State.

944 EF3670456

431

Proclamation

FILED

In the office of the
OF THE STATE OF ALABAMA

FRANK C. JORDAN

by *Frank C. Jordan* Secretary of State.
Deputy

[Signature]
Secretary of State.
Deputy

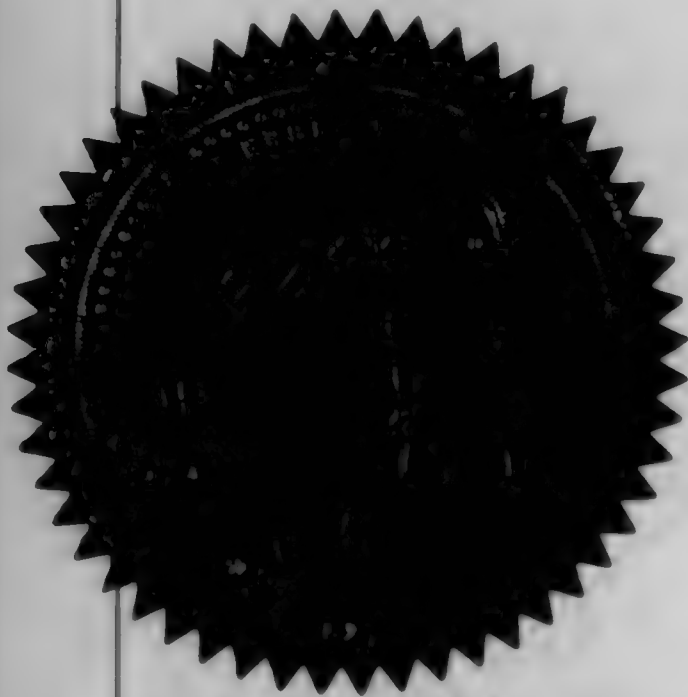
Executive Department

State of California

In compliance with numerous requests from leaders in religious and educational work and from many other citizens of the State, I hereby designate, SUNDAY, April 18, 1915, the ninth anniversary of San Francisco's destruction by the elements, as a day for thanksgiving services, in which a grateful people may give renewed expression of the faith that triumphs over sweeping disaster. The occasion presents the example of the accomplishments of indomitable perseverance and courage of a great people, and affords striking contrast between the achievements of peace and the consequences of war. All San Franciscans, indeed, every citizen of California may proudly and gratefully observe the day.

William D. Hoagland
GOVERNOR.

Frank C. Jordan
Sergeant at Arms.
By Frank H. Hoagland
Deputy



[F3670-457]

432

In celebration of their organization, and commemoration of their accomplishments, the Fraternal Associations and Societies of California will meet in common on April 22 at the Panama Pacific International Exposition. By them I have been requested to give some public sanction to their gathering.

Fraternal organizations are now an intimate and wholesome part of our State and National life. By closer union in bonds of amity, friendship, charity, benevolence and honor, they unite ~~the members~~ their members, inculcating the highest ideals and loftiest aims. In health and prosperity they promote kindness and true brotherhood; and in adversity, they comfort, solace and aid. These organizations perform a vital service, they confer a vast benefit, alike to the individual and the State.

In recognition of them, as Governor of the State of California, I do hereby proclaim Thursday April 22, 1915, as "Fraternal Day".

Dated Sacramento April 16, 1915.

Governor.

Executive Department

State of California

In compliance with our request from before
in religious called a national war. The...
of... State, I have... State, BARRY, April 1, 1910, the
right anniversary... destruction of the elements,
as well as the... people
the... over
date of his story. The... of the
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... relieve
indeed ever...

NOV 1907

Frank E. Jordan

Mr. T. J. [unclear]

17.6.48


433

Executive Department

State of California

In compliance with the request of the President of the World's Purity Federation and others engaged in the same activities, I hereby designate Sunday, July 18th, 1915, to be observed as PURITY SUNDAY. The Ninth International Purity Congress will, on that day, convene in San Francisco and plans have been made by the Congress and by the management of the Panama-Pacific International Exposition for an appropriate observance of the day. All the churches of California are urged to join in the worthy effort and to make the occasion of Statewide import.

IN WITNESS WHEREOF, I have
hereunto set my hand and
caused the Great Seal of
the State of California to
be affixed this 28th day
of June, 1915.


Governor

Attest:

Secretary of State

[F36101459]

for

Proclamation
no 7 **434**

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

JUL 1 - 1915

FRANK C. JORDAN

Secretary of State.

By

Frank C. Jordan
Dputy.

*Re importation
of lime ~~stock~~ stock*

STATE OF CALIFORNIA
EXECUTIVE DEPARTMENT

P R O C L A M A T I O N

Sacramento, California, July 1, 1915.

WHEREAS, The fact has been determined by the State Veterinarian of the State of California that the contagious, communicable disease of animals, known as foot-and-mouth disease, is apparently being brought under control, and the danger of the spread of said disease to animals in the State of California will not be increased if animals originating in certain states, hereinafter mentioned, are permitted to enter the State of California; and

WHEREAS, Cattle originating in the Republic of Mexico, and in certain states in the United States, hereinafter mentioned, are liable to transmit an infectious disease, known as Texas or Southern cattle fever, to cattle in the State of California, should cattle from the Republic of Mexico or said states be allowed to enter the State of California without the importation of said cattle being supervised by the State Veterinarian of California; and

WHEREAS, Under and by virtue of an act of the legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended and approved

March 20, 1905, March 23, 1907, and March 19, 1909, the State Veterinarian of the State of California in order to prevent the spreading or communication of said diseases to live stock within the State of California has, on this first day of July, 1915, established the following rules and regulations as to the importation of live stock into the State of California:

(A) ARIZONA, COLORADO, IDAHO, NEVADA, NEBRASKA, NORTH DAKOTA, NEW MEXICO, OREGON, SOUTH DAKOTA, UTAH, WASHINGTON AND WYOMING.

All classes of live stock may be brought into the State of California from any of the aforesaid states provided said live stock is accompanied by a certificate of inspection issued by a duly authorized federal or state veterinary inspector, and copy of such certificate is mailed to the State Veterinarian, Sacramento, California, by the transportation agent who receives said live stock for shipment; provided, however, that dairy cows and breeding bulls must also be accompanied by a satisfactory tuberculin test record, and copy of said record must also be mailed to the State Veterinarian of California; and provided further, that when such live stock is intended for immediate slaughter inspection is unnecessary, but in lieu thereof the transportation agent shall secure a signed statement from the shipper of said live stock showing specific purpose for which said live stock is shipped, and said statement shall be attached to the waybill of the shipment.

(B) DELAWARE, IOWA, INDIANA, KANSAS, MICHIGAN, MINNESOTA, MISSOURI, MONTANA and TENNESSEE.

Cattle, sheep, or other ruminants, or swine, may only be brought into the State of California from any of the aforesaid states when said animals are accompanied by a permit issued by the State Veterinarian of California.

(C) ARKANSAS, ALABAMA, FLORIDA, GEORGIA, LOUISIANA, MISSISSIPPI, NORTH CAROLINA, OKLAHOMA, SOUTH CAROLINA and TEXAS, and the REPUBLIC OF MEXICO.

All classes of live stock, except cattle, may be brought into California from any of the aforesaid states under the provisions as outlined in subdivision "A" of this proclamation.

Cattle may only be brought into California from any of the aforesaid states, or from the Republic of Mexico, when such animals are accompanied by permit issued by the State Veterinarian of California.

(D) The bringing into the State of California of cattle, sheep, or other ruminants, or swine, from any state in the United States not mentioned in this proclamation is hereby prohibited.

(E) Horses, Mules and Asses. -- The aforesaid animals may be brought into California from any other state in the United States provided such animals are accompanied by a certificate of inspection issued by an authorized federal or state veterinary inspector and copy of such certificate is mailed to the State Veterinarian of California by the transportation agent who receives said animals for shipment.

(F) POULTRY. -- Nothing in this proclamation is intended to prohibit the shipment into California of poultry (domestic fowls) from any other state in the United States.

The proclamation dated April 1, 1915, as well as all other proclamations relating to the importation of live stock, are hereby repealed on and after July 1, 1915, on which date this proclamation shall become effective until otherwise ordered.

IT IS HEREBY ORDERED that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

NOW, THEREFORE, I, HIRAM W. JOHNSON, as Governor of the State of California, by virtue of the authority invested in me by law, do hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California; and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in section eight of that said act of the legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to

provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this first day of July, 1915.

Wm. W. Johnson

Governor of the State of California.

ATTEST:

Frank B. Jordan

Secretary of State.

My Frank B. Cory
Deputy



LF 3670 460.

435

Executive Department

State of California

August Twelfth, the closing day of the INTERNATIONAL CONGRESS FOR THRIFT, which will convene in Oakland, August ninth, has been set apart as "THRIFT DAY", at the Panama-Pacific International Exposition. In response to requests from the Exposition management and from various bodies and individuals, I hereby designate THURSDAY, August 12, as

THRIFT DAY

and trust that the attention of the people of California will be so drawn to the propaganda of the Congress as to give it the hearty encouragement it deserves.


Governor

August 2
~~July 2~~, 1915.

LF3670:461

sub Proclamation
No 436

GOVERNOR'S PROCLAMATION

RE THE IMPORTATION OF LIVE STOCK

DATED SEPTEMBER 1, 1915.

FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

AUG 27 1915

FRANK C. JORDAN

By *Frank C. Jordan* Secretary of State.
Deputy.

STATE OF CALIFORNIA
EXECUTIVE DEPARTMENT

P R O C L A M A T I O N

Sacramento, California,
September 1, 1915.

WHEREAS, The fact has been determined by the State Veterinarian of the State of California that the contagious, communicable disease of animals, known as foot-and-mouth disease, is apparently being brought under control, and the danger of the spread of said disease to animals in the State of California will not be increased if animals originating in certain states, hereinafter mentioned, are permitted to enter the State of California; and

WHEREAS, Cattle originating in the Republic of Mexico, and in certain states in the United States, hereinafter mentioned, are liable to transmit an infectious disease, known as Texas or Southern cattle fever, to cattle in the State of California, should cattle from the Republic of Mexico or said states be allowed to enter the State of California without the importation of said cattle being supervised by the State Veterinarian of California; and

WHEREAS, Under and by virtue of an act of the Legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, March 23, 1907, and March 19, 1909, and as further amended August 8, 1915, the State Veterinarian of the State of California in order to prevent the spreading or communication of said diseases

to live stock within the State of California has, on this first day of September, 1915, established the following rules and regulations as to the importation of live stock into the State of California:

(a) ARIZONA, COLORADO, IDAHO, NEVADA, NEBRASKA, NORTH DAKOTA, NEW MEXICO, OREGON, SOUTH DAKOTA, UTAH, WASHINGTON and WYOMING.

All classes of live stock may be brought into the State of California from any of the aforesaid states provided said live stock is accompanied by a certificate of inspection issued by a duly authorized federal or state veterinary inspector, and copy of such certificate is mailed to the State Veterinarian, Sacramento, California, by the transportation agent who receives said live stock for shipment; provided, however, that dairy cows and breeding bulls shall also be accompanied by a satisfactory tuberculin test record, and copy of said record must also be mailed to the State Veterinarian of California; and provided, further, that, when such live stock is intended for immediate slaughter, inspection is unnecessary, but in lieu thereof the transportation agent shall secure a signed statement from the shipper of said live stock showing specific purposes for which said live stock is shipped, and said statement shall be attached to the waybill of the shipment.

(b) ARKANSAS, ALABAMA, FLORIDA, GEORGIA, LOUISIANA, MISSISSIPPI, NORTH CAROLINA, OKLAHOMA, SOUTH CAROLINA and TEXAS, and the REPUBLIC OF MEXICO.

All classes of live stock, except cattle, may be brought into California from any of the aforesaid states under the provisions as outlined in subdivision (a) of this proclamation.

Cattle may only be brought into California from any of the aforesaid states, or from the Republic of Mexico, when such animals are accompanied by permit issued by the State Veterinarian of California.

(c) Cattle, sheep, other ruminants, and swine, which originate in any state, not mentioned in subdivisions (a) and (b) of this proclamation, or in the Dominion of Canada, may be brought into the State of California, only when accompanied by a permit issued by the State Veterinarian of California.

(d) Horses, mules and asses may be brought into California from any other state in the United States, provided such animals are accompanied by a certificate of inspection issued by an authorized federal or state veterinary inspector and copy of such certificate is mailed to the State Veterinarian of California by the transportation agent who receives said animals for shipment.

The proclamation dated July 1, 1915, as well as all other proclamations relating to the importation of live stock, are hereby repealed on and after September 1, 1915, on which date this proclamation shall become and be effective until otherwise ordered.

IT IS HEREBY ORDERED that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

NOW, THEREFORE, I, HIRAM W. JOHNSON, as Governor of the State of California, by virtue of the authority invested in me by law, do hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California; and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in section eight of that said act of the Legislature of the State of California, entitled, "An act to protect domestic live stock

from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this first day of September, 1915.

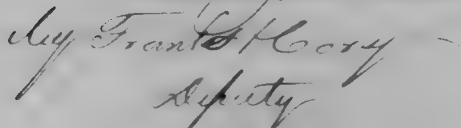


Governor of the State of California.

ATTEST:



Secretary of State.


Deputy

[F56751462]

Proclamation
75437

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

SEP 11 1915

FRANK C. JORDAN

Secretary of State.

by

Frank C. Jordan

Deputy.

*Calling Special
Election for
Oct 20 1915*

Executive Department

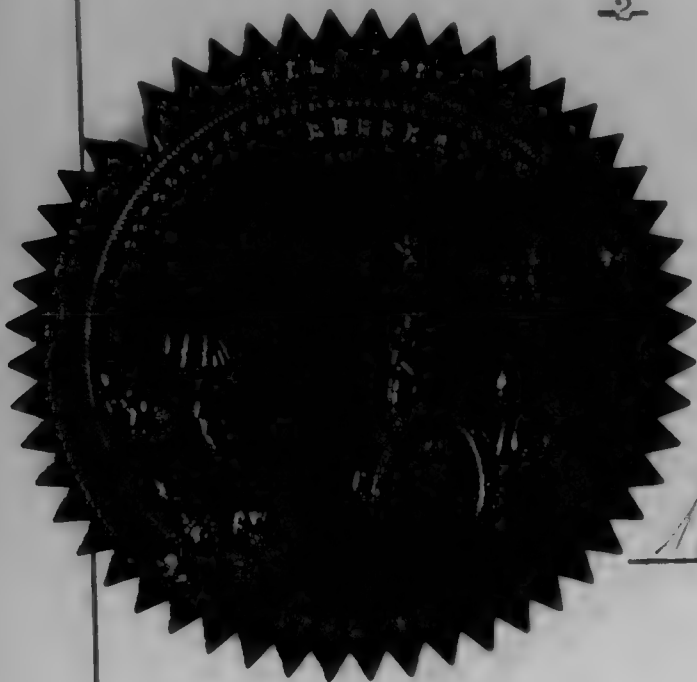
State of California

ELECTION PROCLAMATION.

Pursuant to the authorization and direction of an act of the Legislature, approved June 12, 1915, and under the powers vested in me by the Constitution and laws of the State, I, HIRAM W. JOHNSON, Governor of the State of California, do hereby call and proclaim a special election to be held throughout the State of California on TUESDAY, the 26th day of October, 1915, at which election there will be submitted to the qualified electors of said state for adoption or rejection, in accordance with the provisions of section 1 of article XVIII of the constitution of said state, all amendments to said constitution proposed by the legislature of said state at its forty-first regular session commencing on the fourth day of January, 1915, and all laws passed by the said legislature at said session which have been delayed from going into effect by referendum petition filed in accordance with the provisions of section 1 of article IV of the constitution of said state.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of title four, part one, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN WITNESS WHEREOF, I have
hereunto set my hand



and caused the Great Seal
of the State of California
to be affixed this 11th day
of September, 1915.

Wm. W. Hewson
Governor.

Attest:

Frank C. Jordan
Secretary of State.

Wm. Frank C. Jordan Deputy

Election Proclamation

Executive Department
State of California

Pursuant to the authorization and direction of an act of the Legislature, approved June 12, 1915, and under the powers vested in me by the Constitution and laws of the State, I, **HIRAM W. JOHNSON**, Governor of the State of California, do hereby call and proclaim a special election to be held throughout the State of California on **TUESDAY, the 26th day of October, 1915**, at which election there will be submitted to the qualified electors of said state for adoption or rejection, in accordance with the provisions of section 1 of article XVIII of the constitution of said state, all amendments to said constitution proposed by the legislature of said state at its forty-first regular session commencing on the fourth day of January, 1915, and all laws passed by the said legislature at said session which have been delayed from going into effect by referendum petition filed in accordance with the provisions of section 1 of article IV of the constitution of said state.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of title four, part one, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this eleventh day of September, 1915.



Hiram W. Johnson
Governor

Attest:

Frank C. Jordan
Secretary of State

By **FRANK H. CORY**, Deputy

Proclamation

No. 440

Designating Nov. 2, 1915

San Francisco Day

a legal holiday

Filed in the Office of

SECRETARY OF STATE.

the *1st* day of
October 1. 11. 1915.

Frank C. Jordan :

Frank C. Jordan

Executive Department

State of California

P R O C L A M A T I O N .

The management of the Panama-Pacific International Exposition and very many citizens of San Francisco have asked that a day be set aside during the Exposition for the celebration of "SAN FRANCISCO DAY," in acknowledgment by all the State of California of the city's splendid achievement in the building and conduct of the greatest Exposition the world has ever known. In previous Expositions state-wide holidays have been set apart in honor of the cities in which the Expositions have been held. The day suggested as "SAN FRANCISCO DAY" is November Second - the anniversary of the discovery of San Francisco bay by Don Gaspar de Portola. On this date we may celebrate not only a historic event worthy of observance-the very discovery of that which became subsequently a world-famed city, but its crowning achievement, the most wonderful of Expositions.

The Exposition has been from every viewpoint a brilliant success. It has won new fame for California, and has justified a higher pride in our State. We owe the tribute of a special day to the city which by its energy, perseverance and indomitable pluck made possible this great accomplishment.

NOW, THEREFORE, I, HIRAM W. JOHNSON, Governor of the State of California, by virtue of the power and authority in me vested, do proclaim TUESDAY, the Second day of November, 1915, a legal holiday to be observed as "SAN FRANCISCO DAY."

IN WITNESS WHEREOF, I have
hereunto set my hand

and caused the Great Seal
of the State of California
to be affixed this 1st day
of October . 1915.

Arthur H. Hanson
Governor.

Attest
Frank C. Jordan
Secretary of State.
by Frank Henry [illegible]



F36-01464

438

Proclamation

7-17



"Kapuni Mule-Sae"

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

NOV 5 - 1915

FRANK C. JORDAN

Secretary of State

37

[Signature]

Deputy

Executive Department

State of California

In tribute to the "Poet of the Sierra", the management of the Panama-Pacific International Exposition has set apart Wednesday, November 10th, his birthday anniversary, as "JOAQUIN MILLER DAY" for a special celebration. I heartily join in the suggestion that the occasion be made one of state-wide observance, in honor of a Californian who was won enduring fame and contributed a distinctly Californian treasure to the world of letters.

I commend to the people of the State such observance and celebration of "JOAQUIN MILLER DAY" as may give due honor to his memory and inculcate in young and old the moving spirit of his works.

IN WITNESS WHEREOF, I have
hereunto set my hand
and caused the Great
Seal of the State of
California to be af-
fixed this 5th day
of November, 1915.



Governor.

Secretary of State.

FBI 01105

439

Executive Department

State of California

THANKSGIVING PROCLAMATION.

In accordance with custom and in pursuance of the authority vested in me by law, I, HIRAM W. JOHNSON, Governor of the State of California, do hereby designate

THURSDAY

the twenty-fifth day of November, 1915, as Thanksgiving Day.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 6th day of November, 1915.



Hiram W. Johnson
Governor.

Attest:

Frank H. Jordan
Secretary of State.

[F3670:466]

1916

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JAN-1-1916

Executive Department

State of California

WHEREAS, an extraordinary occasion has arisen and now exists requiring that the Legislature of the State of California be convened,

NOW THEREFORE, I, MIAMI W. JOHNSON, Governor of the State of California, by virtue of the power and authority in me vested by Section 9 of Article V of the Constitution, do hereby convene the Legislature of the State of California to meet and assemble in Extraordinary Session at Sacramento, California, on Wednesday, the 5th day of January, 1916, at two o'clock P.M. of that day, for the following purposes and to legislate upon the following subjects, to-wit:

1. To amend the Direct Primary Law relating to nominations of candidates for public office approved June 16, 1913, so that the same shall provide for the nomination by electors, political parties and organizations of electors of candidates for public office in such manner as to conform to other existing election laws, and thereby enable electors registered pursuant to such existing laws to participate in nominating such candidates thereunder.

2. To amend Sections 3, 6 and 9 of the Presidential Primary Act, approved April 20, 1915, so that electors registered pursuant to existing laws may participate in nominating candidates for delegates thereunder; and to add a new section to such act calling and providing for a Presidential Primary Election to be held on the second

day of May, 1916.

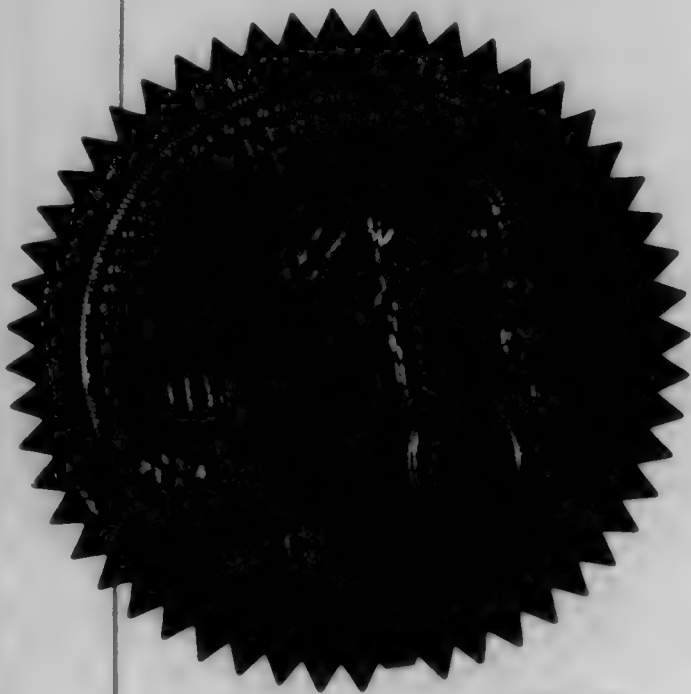
3. To authorize the board of trustees of the San Francisco State Normal School to select a new site for said school upon the lands heretofore and now occupied or owned by the Panama-Pacific International Exposition, or any corporation representing or acting for or in conjunction with said Exposition, and, in event of such selection of said new site, provide for and authorize the sale or exchange of the present site of said Normal School and the disposition of improvements thereon.

To provide for and authorize said Board of Trustees to acquire by purchase, gift, condemnation, or otherwise all necessary lands, buildings, improvements, and equipment for such school, and, for this purpose, to authorize the condemnation of publicly or privately owned lands and improvements; to provide for and authorize the City and County of San Francisco to abandon and close streets or portions of streets, within and about the site so selected and to transfer title thereto for the use of said State Normal School; and to provide for and authorize the use, in connection with such site, of State lands adjacent thereto.

To provide for the disposition of any proceeds of the Panama-Pacific International Exposition accruing to the State from the Panama-Pacific International Exposition Company through the operation of said Exposition, or otherwise, or of any money or property that may be due to or be given to the State by said Exposition Company or its directors, to make appropriations thereof, and to

authorize the Board of Trustees of the State Normal School,
or any official or officials of the State, to accept property
for or on behalf of the State in full or partial settlement
of the claims of the State to its proportion of such proceeds,
or money, or property.

4. To consider and act upon an amendment to the act of
the Legislature of the State of California entitled "An Act
granting and granting to the Board of Park Commissioners of the
City of San Diego the right to use and the right to authorize
the use of public lands in said city for exposition purposes",
approved March 24th, 1911, which in its provisions seeks to
authorize and provide for the use of said lands for
exposition purposes during the years 1916 and 1917; and to
do what may be deemed proper or necessary in relation
to the Panama California International Exposition of San
Diego.



I, William D. Stephens, I have here-
unto set my hand and caused
to be affixed hereto the
Great Seal of the State of
California, at my office in
the State Capitol this 1st
day of January, in the year
of our Lord one thousand nine
hundred and sixteen.

William D. Stephens
Governor

WITNESSES:

James C. [unclear]
Secretary of State

[Signature]

[F 2678:467]

443

PROCLAMATION BY THE GOVERNOR CONVENING THE LEGISLATURE IN EXTRAORDINARY SESSION

Executive Department, State of California.

WHEREAS, An extraordinary occasion has arisen and now exists, requiring that the Legislature of the State of California be convened,

Now, therefore, I, HIRAM W. JOHNSON, Governor of the State of California, by virtue of the power and authority in me vested by Section 9 of Article V of the Constitution, do hereby convene the Legislature of the State of California to meet and assemble in Extraordinary Session, at Sacramento, California, on WEDNESDAY, the FIFTH DAY OF JANUARY, one thousand nine hundred and sixteen, at two o'clock P. M. of that day, for the following purposes and to legislate upon the following subjects, to wit:

1. To amend the Direct Primary Law relating to nominations of candidates for public office, approved June 16, 1913, so that the same shall provide for the nomination by electors, political parties and organizations of electors of candidates for public office in such manner as to conform to other existing election laws, and thereby enable electors registered pursuant to such existing laws to participate in nominating such candidates thereunder.

2. To amend Sections 3, 6, and 9 of the Presidential Primary Act, approved April 28, 1915, so that electors registered pursuant to existing laws may participate in nominating candidates for delegates thereunder; and to add a new section to such act calling and providing for a Presidential Primary Election to be held on the second day of May, 1916.

3. To authorize the Board of Trustees of the San Francisco State Normal School to select a new site for said school upon the lands heretofore and now occupied or owned by the Panama-Pacific International Exposition, or any corporation representing or acting for or in conjunction with said Exposition, and, in event of such selection of said new site, provide for and authorize the sale or exchange of the present site of said Normal School and the disposition of improvements thereon.

To provide for and authorize said Board of Trustees to acquire by purchase, gift, condemnation, or otherwise all necessary lands, buildings, improvements, and equipment for such school, and, for this purpose, to authorize the condemnation of publicly or privately owned lands and improvements; to provide for and authorize the City and County of San Francisco to abandon and close streets, or portions of streets, within and about the site so selected and to transfer title thereto for the use of said State Normal School; and to provide for and authorize the use, in connection with such site, of State lands adjacent thereto.

To provide for the disposition of any proceeds of the Panama-Pacific International Exposition accruing to the State from the Panama-Pacific International Exposition Company through the operation of said Exposition, or otherwise, or of any money or property that may be due to or be given to the State by said Exposition Company or its directors, to make appropriations thereof, and to authorize the Board of Trustees of the State Normal School, or any official or officials of the State, to accept property for or on behalf of the State in full or partial settlement of the claims of the State to its proportion of such proceeds, or money or property.

4. To consider and act upon an amendment to the act of the Legislature of the State of California entitled "An Act giving and granting to the Board of Park Commissioners of the City of San Diego the right to use and the right to authorize the use of Balboa Park in said City for Exposition purposes", approved March 24, 1911, extending its provisions so as to authorize and provide for the use of said Balboa Park for Exposition purposes during the years 1916 and 1917; and to do what may be deemed appropriate or necessary in relation to the Panama-California International Exposition of San Diego.

IN WITNESS WHEREOF, I have hereunto set my hand
and caused to be affixed hereunto the Great Seal
of the State of California, at my office in the
State Capitol this first day of January, in the year
of our Lord one thousand nine hundred and six-
teen.

[SEAL.]



Governor.

Attest:

FRANK C. JORDAN,

Secretary of State.

By FRANK H. CORY, Deputy.

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FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

MAR 15 1916

FRANK C. JORDAN

Secretary of State.

By

Frank C. Jordan

Deputy.

P R O C L A M A T I O N

Re Importation of Live Stock

Dated, March 15th, 1916.

STATE OF CALIFORNIA
Executive Department

PROCLAMATION

Sacramento, California.
March 15th, 1916.

WHEREAS, The fact has been determined by the State Veterinarian that the infectious disease of animals, known as foot-and-mouth disease, has apparently been exterminated in all parts of the United States, except the State of Illinois; and

WHEREAS, Cattle originating in the Republic of Mexico are liable to transmit the infectious disease known as Texas or Southern Cattle fever to cattle in the State of California should cattle from the Republic of Mexico be allowed to enter the State of California without the importation of said cattle being supervised by the State Veterinarian; and

WHEREAS, Under and by virtue of an act of the Legislature of the State of California, entitled, "An Act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, March 23, 1907, and March 19, 1909, and as further amended August 8, 1915, the State Veterinarian of the State of California in order to prevent the spreading or communication of said diseases to live stock within the State of California has, on this 15th day of March 1916, established the following rules and regulations as to the importation of cattle, sheep, other ruminants, or swine into the State of California:

(a) Cattle, sheep, other ruminants, or swine, which originate in any part of the United States, except the State of Illinois, may enter the State of California provided the statutory laws of this

state, as well as any regulations of the United States Department of Agriculture that might be in effect, are complied with; and provided further that none of said animals in the shipment are being reshipped from the State of Illinois.

(b) The importation into the State of California of cattle, sheep, other ruminants, or swine, which originate in the State of Illinois, or which have, within six months, been shipped into any other state from the State of Illinois, is hereby prohibited, unless the shipper secures a permit from the State Veterinarian of California, which permit must accompany the waybill of the shipment.

(c) The importation into the State of California of cattle which originate in the Republic of Mexico, or cattle, which have within ninety days been shipped into the United States from the Republic of Mexico, is hereby prohibited unless the shipper secures a permit from the State Veterinarian of California which permit must accompany the waybill of the shipment.

The proclamation dated September 1, 1915, as well as all other proclamations relating to the importation of live stock, are hereby repealed on and after March 15, 1916, on which date this proclamation shall become and be effective until otherwise ordered.

IT IS HEREBY ORDERED that a violation of any or either of the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

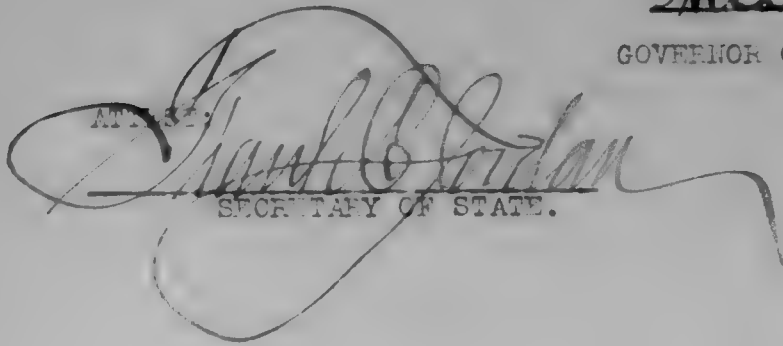
NOW, THEREFORE, I, HIRSH W. JOHNSON, as Governor of the State of California, by virtue of the authority invested in me by law, do hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California; and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in section eight of that act of the Legislature of the State of California, entitled,

"An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this 15th day of March 1916.



GOVERNOR OF THE STATE OF CALIFORNIA.

ATTEST:

SECRETARY OF STATE.

[F3670:468A]

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PROCLAMATION

Dated May 22nd, 1917.

REVOKING PROCLAMATION

Dated March 15, 1916.

*re Importation
of Lin Stock,*

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

MAY 22 1917

FRANK L. JORDAN

By

Frank L. Jordan
Secretary of State

STATE OF CALIFORNIA
EXECUTIVE DEPARTMENT

P R O C L A M A T I O N

Sacramento, California,
May 22, 1917.

WHEREAS, The contagious, communicable disease of animals, known as foot-and-mouth disease, is no longer known to exist in the United States; and

WHEREAS, Cattle originating in the Republic of Mexico may now be safely imported into California provided the regulations of the Secretary of the United States Department of Agriculture are complied with;

NOW, THEREFORE, I, WILLIAM D. STEPHENS, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby revoke the proclamation dated March 15, 1916, relating to the importation of animals.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this 22nd day of May 1917.

W. D. Stephens
GOVERNOR OF THE STATE OF CALIFORNIA

ATTEST:

Frank C. Gordon
SECRETARY OF STATE.
May 22, 1917

1914 C. 169

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Executive Department

State of California

All 1911, the Hon. Frank A. Bower, Secretary of State of the State of California, has reported to and filed with the Board of Directors of the State of California, the names and number of the charter of each corporation whose charter, or right to do business, has been forfeited for non-payment of taxes under and pursuant to the terms of an act of the Legislature entitled: "An act to carry into effect the provisions of section fourteen of article thirteen of the Constitution of the State of California as said Constitution was amended (Chapter 8, 1910), providing for the redemption of forfeited franchises, and providing for the transfer of franchises of other corporations, banks and insurance companies for the benefit of the State, and relating to the revenue of the State," approved April 1, 1911, and the said act is now in effect, -- a list of the names and number of the corporations whose franchises have been forfeited:

NOW, THEREFORE, I, HIRSH W. JOHNSON, Governor of the State of California, in accordance with the provisions of the above mentioned acts of the legislature, do hereby proclaim that the charters of the domestic corporations of this State hereinbefore mentioned have been forfeited, and the right of the foreign corporations hereinbefore mentioned to do business in this State has been forfeited.

IN WITNESS WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State of California to be hereunto affixed, this 28th day of March, A.D. 1916.


GOVERNOR.

WITNESSES:

SECRETARY OF STATE.

[FBI 470]

446

Executive Department

State of California

PROCLAMATION.

This year marks the three hundred and thirty-seventh anniversary of the landing of Drake's Armada upon the shores of California. The beautiful county of Marin, May 19th, 20th and 21st, commemorates this historic event, in an elaborate and splendid Flower Pageant. The legislature, by concurrent resolution on January 7, called attention to the celebration and endorsed it, and asked me as the Chief Executive of the State to proclaim the festival to our citizens.

In accordance with the legislative resolution and because of the elaborate preparations that have been made, and the certainty that the occasion will be one of pleasure and historic beauty, I do thus direct the attention of the people of the state to the Pageant and celebration on May 19th, 20th and 21st, and invite the participation of all in the festivities.

Done at Sacramento, this 11th day of May, one thousand nine hundred and sixteen.

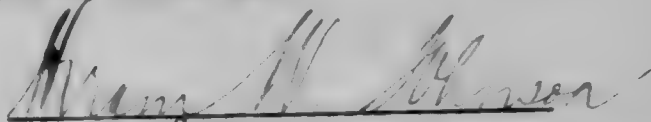

Governor.

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I desire to bring to the attention of the People of California the observance of Tuesday, May 16th, as "OLIVE DAY". Those interested in the industry have fixed on that date for their annual celebration, and I most cheerfully accede to their request for a word of public commendation. I am heartily in sympathy with the industrial celebrations that have developed in the last few years, for not only are they occasions of enjoyment but they also have a substantial value in advertising our products.

The growth of olives is rapidly developing into one of the most important industries of California. Its prosperity contributes to the prosperity of all of us and there is abundant reason for a statewide observance of OLIVE DAY.


Governor.

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Executive Department

State of California

The Good Roads Association and other organizations throughout the country have agreed to observe the week of August 6th to August 12th as NATIONAL TOURING WEEK, and it is suggested that one day during that week be set apart as Good Roads Day.

In proportion to population and wealth California as a State and through its counties has shown more activity in the improvement of its public highways than any other State in the Union. Much remains to be done in this great ^{undertaking} ~~work~~ of facilitating the hauling of products and of making more accessible for our own people and for tourists the scenic wonders of California, and I wish to lend every co-operation to carry on farther the work that has been so successfully inaugurated.

In furtherance of the plans for a day of special touring activity and of appropriate exercises by official ^{bodies} and civic good roads clubs and kindred organizations, I therefore commend to the people of California the observance of WEDNESDAY, the ninth day of August, 1916, as GOOD ROADS DAY.

Dated: Sacramento, California, July 31, 1916.


Governor.

286 0 473

Proclamation

Proclamation

No. 451

Calling General Election

Nov 5th 1916

FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

SEP 21 1916

FRANK C. JORDAN

Secretary of State

By

Frank C. Jordan

Deputy

Executive Department

State of California

ELECTION PROCLAMATION.

I, HIRAM W. JOHNSON, Governor of the State of California, do hereby proclaim that a general election will be held throughout said State on Tuesday, the seventh day of November, 1916, at which the following offices are to be

filled: Thirteen electors of President and Vice President of the United States.
United States Senator;

Member of the House of Representatives, from each of the eleven Congressional Districts in the State;

State Senator from each of the following twenty senatorial districts in the State: First, Third, Fifth, Seventh, Ninth, Eleventh, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-fifth, Thirty-seventh and Thirty-ninth Districts; and also State Senator from the Eighteenth senatorial district for the unexpired term of D. J. Beban, deceased.

Member of the Assembly from each of the Eighty Assembly Districts in the State;

Judge of the Superior Court in the respective counties of Santa Clara, San Bernardino, Tulare, San Francisco, Stanislaus, Glenn, Solano, Riverside, Kern, Alameda, Colusa, and Los Angeles, the number to be elected to such office in each of said counties in which such election is to be held, both for the regular term thereof and for the unexpired term thereof, being such as is prescribed by the Constitution and laws of this State;

Also such state, county, township, district or other offices as are provided by law to be filled at such election.

I also proclaim, in pursuance of the provisions of section 10 of Chapter 404, Statutes of 1915, that at said election there will be submitted to the vote of the electors the following act of the Legislature providing for the issuance of bonds of the State for the purposes therein specified:

STATE HIGHWAYS ACT OF 1915.

CHAPTER 104

An act authorizing the acquisition, construction, improvement, maintenance and control of the uncompleted portions of the system of state highways prescribed and contemplated by an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended thereon; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, A. D., 1910, and known and cited as the "State Highways Act," and certain extensions therefrom; specifying the work, fixing the payments to be made by counties for moneys expended thereon; providing for the issuance and sale of state bonds to create a fund for the construction, improvement and acquisition of the uncompleted portions of said system and certain extensions therefrom; creating a revolving fund to be used by the state department of engineering for the purposes of this act; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people.

The people of the State of California do enact as follows:

SECTION 1. The fund created for the construction and acquisition of a system of state highways by an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended thereon; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, A. D., 1910, and known and cited as the "State Highways Act," being inadequate to fully carry out the objects of said act, the uncompleted portions of said system prescribed by said "State Highways Act" and certain extensions therefrom hereinafter specified shall be constructed, improved and acquired as and in the manner provided by law by the department of engineering of said state at a cost not to exceed fifteen million dollars. For the purpose of providing for the payment of the cost of the construction, improvement or acquisition necessary for and in completing said system of said highways and supplementing the fund created by said "State Highways Act," the State of California is hereby authorized to incur an indebtedness in the manner provided by this act in the sum of fifteen million dollars.

Immediately after the issuance of the proclamation of the governor, as provided in section 11 of this act, the treasurer of the state shall prepare fifteen thousand suitable bonds of the State of California in the denomination of one thousand dollars each, to be numbered from 1 to 15,000 inclusive, and to bear the date of the third day of July, 1917. The total issue of said bonds shall not exceed the sum of fifteen million dollars and they shall bear interest at the rate of four and one-half per cent per annum from the date of issuance thereof. The said bonds and the interest thereon shall be payable in gold coin of the United States of the present standard of value either at the office of the treasurer of said state or, at the option of the holder, at the Federal Reserve Bank of New York, in the city of New York, in the state of New York, at the time and place following, to-wit: The first three hundred and seventy-five of said bonds shall be due and payable on the third day of July, 1921, and the next three hundred and seventy-five of said bonds shall be due and payable on the third day of July, 1922, and every year thereafter until the third day of July, 1937. The interest on each of said bonds shall be paid at the office of the treasurer of said state or, at the option of the holder, at the Federal Reserve Bank of New York, in the city of New York, in the state of New York, at the time and place following, to-wit: The first three hundred and seventy-five of said bonds shall be due and payable on the third day of July, 1921, and the next three hundred and seventy-five of said bonds shall be due and payable on the third day of July, 1922, and every year thereafter until the third day of July, 1937. The interest on each of said bonds shall be paid at the office of the treasurer of said state or, at the option of the holder, at the Federal Reserve Bank of New York, in the city of New York, in the state of New York, at the time and place following, to-wit: The first three hundred and seventy-five of said bonds shall be due and payable on the third day of July, 1921, and the next three hundred and seventy-five of said bonds shall be due and payable on the third day of July, 1922, and every year thereafter until the third day of July, 1937.

Before offering any of said bonds for sale, the said treasurer shall detach therefrom all coupons which have matured or will mature before the date fixed for such sale. The state treasurer shall give notice of the time and place of sale by publication in two newspapers published in the city and county of San Francisco and in one newspaper published in the city of Oakland, and in one newspaper published in the city of Los Angeles and in one newspaper published in the city of Sacramento once a week for four weeks next preceding the date fixed for such sale. In addition to the notice last above provided for, the state treasurer may give such further notice as he may deem advisable, but the expenses and cost of such additional notice shall not exceed the sum of five hundred dollars for each sale so advertised.

There is hereby created in and for the state treasury a fund to be known and designated as the "Second State Highway Fund," and immediately after such sale of bonds the treasurer of the state shall pay into the state treasury and cause to be placed in said second state highway fund the total amount received for said bonds, except such amount as may have been paid as accrued interest thereon. The amount that shall have been paid at such sale as accrued interest on the bonds sold shall be by the treasurer of the state, immediately after such sale, paid into the treasury of the state and placed in the "Second State Highway Interest and Sinking Fund," which is hereby created.

Of the moneys placed in the said second state highway fund, pursuant to the provisions of this section, the sum of twelve million dollars, or so much thereof as may be necessary, is hereby made available, and shall be used exclusively for the acquisition of rights of way for and the acquisition, construction and improvement of the uncompleted portions of the system of state highways prescribed by said "State Highways Act." And of said moneys so placed in said second state highway fund, the sum of three million dollars, or so much thereof as may be necessary, is hereby made available, and shall be used exclusively for the acquisition of rights of way for and the acquisition, construction and improvement of certain extensions from said system of state highways prescribed by said "State Highways Act" as follows: An extension connecting the interior and coast trunk lines in northern California through Trinity and Humboldt counties by the most direct and practical route; an extension connecting the San Joaquin valley trunk line at a point between the city of Merced in Merced county, and the city of Madera in Madera county, with the coast trunk line at or near the city of Gilroy in Santa Clara county, through Pacheco pass, by the most direct and practical route; an extension of the Mariposa county state highway lateral to or near the railway station El Portal, in Mariposa county, an extension connecting the San Joaquin valley trunk line in Tulare county with the coast trunk line in Monterey county, by the continuation of the lateral between the cities of Visalia and Hanford through Coalinga by the most direct and practical route; an extension connecting the San Joaquin valley trunk line at or near Bakersfield with the coast trunk line in San Luis Obispo county, through Cholame pass, by the most direct and practical route; an extension of the San Bernardino county state highway lateral to Brawley, in San Bernardino county, by the most direct and practical route; an extension connecting Antelope valley, in the county of Los Angeles, with the city of Los Angeles, by the most direct and practical route; and an extension of the San Bernardino county state highway lateral to the Arizona state line near the town of Yuma, Arizona, via the cities of Brawley and El Centro in Imperial county, by the most direct and practical route; provided, however, that expenses of the acquisition, construction and improvement of the extensions above enumerated and the acquisition of rights of way therefor, shall be partly borne by the county or counties in which such extensions lie, the extent and character of such division of expense between the state and county shall rest for final determination with the state department of engineering and said department is hereby authorized to enter into such agreements and undertakings as may be necessary to properly carry out the intent of this section.

The bonds or notes of said state highways to be acquired, constructed or improved under the provisions of this act shall be selected by the department of engineering in the manner provided by and to carry out the objects of said "State Highways Act," and in the manner provided by and to carry out the objects of this act.

Moneys shall be drawn from said second state highway fund for the purposes of the acquisition, construction and improvement of the uncompleted portions of the system of state highways prescribed by said "State Highways Act," and in the manner provided by and to carry out the objects of this act.

accordance with the provisions of this act. There is hereby created in the state treasury a fund to be known and designated as the "Second State Highway Sinking Fund." The treasurer of the state shall on the first day of July of the year 1923, and on the first day of July, of each, any and every year thereafter in which a parcel of the bonds sold pursuant to the provisions of this act shall become due, transfer from the general fund of the state treasury to the said second state highway sinking fund such an amount of the moneys appropriated by this act as may be required to pay the principal of the bonds so becoming due and payable in such years.

SEC. 5.—The principal of all of said bonds sold shall be paid at the time the same becomes due, from the second state highway sinking fund, and the interest on all bonds sold shall be paid at the time said interest becomes due, from the second state highway interest and sinking fund. Both principal and interest shall be so paid upon warrants duly drawn by the controller of the state upon demands audited by the state board of control, and the faith of the State of California is hereby pledged for the payment of the principal of said bonds so sold, and the interest accruing thereof.

SEC. 7.—The state controller and state treasurer shall keep full and particular account and record of all their proceedings under this act and they shall transmit to the governor in triplicate an abstract of all such proceedings thereunder with an annual report in triplicate, one copy of each to be by the governor, laid before each house of the legislature biennially. All books and papers pertaining to the matter provided for in this act shall, at all times, be open to the inspection of any party interested, or the governor, or the attorney general, or a committee of either branch of the legislature or a joint committee of both or any citizen of the state.

SEC. 8.—The highway constructed or acquired under the provisions of this act shall be permanent in character and be finished with oil or macadam or a combination of both, or of such other material as in the judgment of the said department of engineering shall be most suitable and best adapted to the particular locality traversed. The state department of engineering, in the name of the people of the State of California, may purchase, or receive by donation or dedication from counties, or from public or private persons, or it may lease, any right of way, rock quarry or land necessary or proper for the construction, use, improvement or maintenance of said state highway and shall proceed, if necessary, to condemn under the provisions of the Code of Civil Procedure relating to such proceedings any necessary or proper right of way, rock quarry or land. The department of engineering in accordance with law shall have power and authority to purchase, sell, exchange, lease or otherwise acquire or dispose of all supplies, stock, material, machinery and implements and do all other things necessary or proper in the construction, improvement or maintenance of said state highway. The department of engineering in accordance with law shall have power and authority to purchase, lease, or erect plants for manufacture of cement, crushed rock and other materials used in road or highway work, and also the power to dispose of said plants when no longer required for such purposes. With the exception of those public highways which have been permanently improved under county or permanent road division bond issues within nine years prior to the adoption of this act, all public highways within this state lying within the right of way of said state highway as determined and adopted by the department of engineering shall be and the same shall become a part of the right of way of said state highway, without compensation being paid therefor; provided, nothing herein contained shall require the state to maintain any highway along or on said right of way, prior to the completion or acquisition of the permanent improvements contemplated by this act.

Whenever any money received from the sale of bonds, under the provisions of this act shall be expended in any county in this state, such county must pay into the state treasury such sum each year as shall equal the interest, at the rate of four and one-half per cent per annum, upon the entire sum of money expended from the proceeds of the bonds issued under this act within such county in the construction of said state highway, less such portion of said amount expended as the state department of engineering shall determine to be equal to the total number of bonds sold and outstanding provided, however, that in no case shall, by reason of provincial difficulties, be over one-half of the total amount of money expended by the state department of engineering shall be expended in any county in this state, and the state department of engineering shall have power and authority to purchase, lease, or erect plants for manufacture of cement, crushed rock and other materials used in road or highway work, and also the power to dispose of said plants when no longer required for such purposes. With the exception of those public highways which have been permanently improved under county or permanent road division bond issues within nine years prior to the adoption of this act, all public highways within this state lying within the right of way of said state highway as determined and adopted by the department of engineering shall be and the same shall become a part of the right of way of said state highway, without compensation being paid therefor; provided, nothing herein contained shall require the state to maintain any highway along or on said right of way, prior to the completion or acquisition of the permanent improvements contemplated by this act.



I also proclaim, in pursuance of the provisions of section 3 of Chapter 414, Statutes of 1915, that at said election there will be submitted to the vote of the electors the following act of the legislature amending section 8 of the State Highways Act of 1909, approved by the electors of the State at the general election held in November, 1910:

AMENDMENT TO STATE HIGHWAYS ACT.

CHAPTER 414.

An act to amend an act, entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for monies expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, 1910, A. D., by amending section eight thereof, relative to the reimbursement to the state by the several counties thereof of sums equal to the interest upon the bonds, and the proceeds of sale thereof, said act, and providing as in said act provided, and providing for the submission of this act to a vote of the people.

The people of the State of California do enact as follows:

SECTION 1. Section eight of an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and amended, ratified and added to by the people of the State of California at the general election held in the month of November, 1910, A. D., is hereby amended to read as follows:

Sec. 8. That the highway constructed or acquired under the provisions of this act shall be permanent in character and be finished with oil or macadam or a combination of both, or of such other material as in the judgment of the said department of engineering shall be most suitable and best adapted to the particular locality traversed. The state department of engineering, in the name of the people of the State of California, may purchase, receive by donation or dedication, or lease any right of way, rock quarry or land necessary or proper for the construction, use and maintenance of said highway, and shall proceed, if necessary, to acquire under the provisions of the Code of Civil Procedure relating to such proceedings any necessary or proper right of way, rock quarry or land. The department of engineering shall have full power and authority to purchase all supplies, material, machinery and to do all other things necessary or proper for the construction and maintenance of said state highway. With the exception of those portions of the highway which have been permanently improved under our present road division bond issues within three years prior to the adoption of this act, all public highways within this state lying within the right of way of said state highway as determined and adopted by the department of engineering shall be, and the same shall become a part of the right of way of said state highway without compensation being paid therefor provided, nothing herein contained shall prevent the state to purchase any highway along or near said state highway prior to the completion or expiration of the permanent improvements contemplated by this act. Whenever any lands are received from the sale of bonds under the provisions of this act, shall be expended in

any county in this state, such county must pay into the state treasury such sum each year as shall equal the interest, at the rate of four per cent per annum, upon the entire sum of money expended within such county in the construction of said state highway, less such portion of said amount expended as the bonds matured under the provisions of this act, shall bear to the total number of bonds sold and outstanding: provided, however, that in all cases where, by reason of physical difficulties to be overcome, or other good and sufficient cause, the state department of engineering shall determine that the cost of construction of any portion of such state highway in any county, or counties, is so great as to entail an unjust and inequitable burden upon any such county, or counties, in refunding to the state the sums so paid for interest upon the bonds sold and the proceeds thereof applied as aforesaid, such county, or counties, shall not be required to refund the whole amount of such interest, but the whole proportion thereof as the state department of engineering shall adjudge to be fair and reasonable. All highways constructed or acquired under the provisions of this act shall be permanently maintained and controlled by the State of California.

SEC. 2. This act, if adopted by the people, shall take effect on the thirty-first day of December, 1916, as to all its provisions except those relating to, and necessary for, its submission to the people and for returning, canvassing and proclaiming the votes, and as to such excepted provisions this act shall take effect ninety days after the final adjournment of the present session of the legislature.

Sec. 3. This act shall be submitted to the people of the State of California for their ratification at the next general election to be held in the month of November, 1916, A. D., and all ballots at said election shall have printed thereon, and at the end thereof, the words "For the amendment to the state highway act"; and in a separate line, under the same, the words "Against the amendment to the state highway act." Opposite said lines there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against said act, and those voting for said act shall do so by placing a cross opposite the words "For the amendment to the state highway act," and all those voting against the said act shall do so by placing a cross opposite the words "Against the amendment to the state highway act." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

SEC. 3. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers, and if it appears that said act shall have received a majority of all the votes cast for and against it at such election, is afore said, then the same shall have effect as herein before provided and shall be irrevocable until the principal and interest of the bonds created under the provisions of said state highway act, approved March 1, 1911, shall be paid and discharged, and the governor shall make provision therefor, but if a majority of the votes cast for or against the act shall then the same shall be and be so void.


Sps. 5. It shall be the duty of the
governor of state to have this act published
in full in every issue of the official gazette
of the state, and to cause it to be printed
and distributed free of charge to all persons
who apply therefor.

I further proclaim that at said election there will also be submitted to the vote of the electors such proposed Constitutional amendments, questions, propositions, initiative measures and acts suspended by referendum, as are required to be so submitted by the Constitution and laws of this State.


And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the State of California; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I, HIRAM W. JOHNSON, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of the said State to be affixed at the City of Sacramento, this ^{21st} day of September, 1916.




Governor.

Attest:


Secretary of State.

Sec. 4. When the bonds authorized by this act to be issued shall have been signed, countersigned, endorsed and sealed as in section one provided, the state treasurer shall sell the same in such parcels and numbers as the governor of the state shall direct, to the highest bidder for cash. The governor of the state shall assign to the state treasurer such direction, instructions after being requested so to do, through and by a resolution duly adopted and passed by a majority vote of the advisory board of the department of engineering. Said resolution shall specify the amount of money when, in the judgment of said advisory board, shall be required at such time and the governor of the state shall direct the state treasurer to sell the same parcels of said bonds as may be required at such time and at such place, and that said parcels shall be sold in such lots and in such parcels commencing with the first three hundred bonds offered. The state treasurer shall not sell any lot which is less than the par value of the bonds plus the interest which has accrued thereon between the date of sale and the next ensuing interest maturity date. The state treasurer may at the time and place and in such parcels and numbers as he may see fit, sell another parcel of the bonds offered to the public, and proceed in the sale of the same of said bonds in such parcels and numbers as he may see fit, with the same as before the state treasurer shall sell the bonds which were sold by him, and the state treasurer shall give notice of the time and place of sale to the public, and the same shall be published in the state and county papers, and in the newspaper of the city of Los Angeles.

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Election Proclamation

Executive Department

State of California

I, **HIRAM W. JOHNSON**, Governor of the State of California, do hereby proclaim that a general election will be held throughout said State on **TUESDAY, THE SEVENTH DAY OF NOVEMBER, 1916**, at which the following offices are to be filled:

Thirteen electors of President and Vice President of the United States;

United States Senator;

Member of the House of Representatives, from each of the eleven Congressional Districts in the State;

State Senator from each of the following Twenty Senatorial Districts in the State: First, Third, Fifth, Seventh, Ninth, Eleventh, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-fifth, Thirty-seventh and Thirty-ninth Districts; and, also **State Senator** from the Eighteenth Senatorial District for the unexpired term of D. J. Beban, deceased;

Member of the Assembly from each of the Eighty Assembly Districts in the State;

Judge of the Superior Court in the respective counties of Santa Clara, San Bernardino, Tulare, San Francisco, Stanislaus, Glenn, Solano, Riverside, Kern, Alameda, Colusa and Los Angeles, the number to be elected to such office in each of said counties in which such election is to be held, both for the regular term thereof and for the unexpired term thereof, being such as is prescribed by the Constitution and laws of this State;

Also such state, county, township, district or other offices as are provided by law to be filled at such election.

I also proclaim, in pursuance of the provisions of section 10 of Chapter 404, Statutes of 1915, that at said election there will be submitted to the vote of the electors the following act of the Legislature providing for the issuance of bonds of the State for the purposes therein specified:

State Highways Act of 1915

CHAPTER 404.

An act authorizing the acquisition, construction, improvement, maintenance and control of the uncompleted portions of the system of state highways prescribed and contemplated by an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, A. D., 1910, and known and cited as the "State Highways Act," and certain extensions therefrom, specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction, improvement, and acquisition of the uncompleted portions of said system and certain extensions therefrom; creating a revolving fund to be used by the state department of engineering for the purposes of this act; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people.

The people of the State of California do enact as follows:

Section 1. The fund created for the construction and acquisition of a system of state highways by an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and ratified and adopted by the people of the State of California at the general election held in the month of November, A. D., 1910, and known and cited as the "State Highways Act," being authorized to fund any part of the objects of said act and the uncompleted portions of said system prescribed by said "State Highways Act," and certain extensions therefrom, for the purpose of providing for the construction, improvement, and acquisition of the uncompleted portions of said system, and for the payment of said bonds, and for the submission of this act to a vote of the people.

ing of said state at a cost not to exceed fifteen million dollars. For the purpose of providing for the payment of the cost of the construction, improvement or acquisition necessary for and in completing said system of said highways and supplementing the fund created by said "State Highways Act," the State of California is hereby authorized to incur an indebtedness in the manner provided by this act in the sum of fifteen million dollars.

Immediately after the issuance of the proclamation of the governor, as provided in section eleven of this act, the treasurer of the state shall prepare fifteen thousand suitable bonds of the State of California in the denomination of one thousand dollars each, to be numbered from 1 to 15,000 inclusive, and to bear the date of the third day of July, 1917. The total issue of said bonds shall not exceed the sum of fifteen million dollars and they shall bear interest at the rate of four and one-half per cent per annum from the date of issuance thereof. The said bonds and the interest thereon shall be payable in gold coin of the United States of the present standard of value either at the office of the treasurer of said state or, at the option of the holder, at the fiscal agency for the State of California in the City of New York in the state of New York, at the times and in the manner following, to wit: The first three hundred seventy-five of said bonds shall be due and payable on the third day of July, 1923, and three hundred seventy-five of said bonds in consecutive numerical order shall be due and payable on the third day of July in each and every year thereafter, and including the third day of July, 1962. The interest accruing on all of said bonds that shall be sold shall be payable either at the office of the treasurer of the state or at said fiscal agency, as the holder may elect, on the third day of January and the third day of July of each and every year after the date of the sale. The interest on all bonds issued and sold shall accrue on the day of their maturity and the said bonds so issued and sold shall on the day of their maturity be paid as herein provided and provided by the treasurer of said state. All bonds remaining unsold shall, at the date of the maturity thereof, be by the treasurer of the state cancelled and destroyed. All bonds issued pursuant to the provisions of this act, whether signed by the governor or otherwise, and endorsed by the state treasurer, and the said bonds shall be so signed, countersigned and endorsed by the officer who are in office on the third day of July, 1917, and each of said bonds shall have the great seal of the State of California impressed thereon. The said bonds shall be countersigned and endorsed and sealed as herein provided, and shall be subject to the same rules and regulations as to their sale and disposal as to the bonds of the State of California issued pursuant to the provisions of the act of the Legislature of the State of California, approved March 22, 1909, and known and cited as the "State Highways Act."

the sale thereof be made at a date or dates after the person so signing, countersigning and endorsing, or either of them, shall have ceased to be the incumbents of said office or offices.

Sec. 2. Appended to each of said bonds there shall be interest coupons so attached that the same may be detached without injury to or mutilation of said bond. The said coupons shall be consecutively numbered and shall bear the lithographed signature of the state treasurer who shall be in office on the third day of July, 1917. No interest shall be paid on any of said bonds for such time as may intervene between the date of said bond and the date of sale thereof, unless such accrued interest shall have been, by the purchaser of said bond, paid to the state at the time of such sale.

Sec. 3. The legislature shall provide by appropriation sufficient money to defray all expenses that shall be incurred by the state treasurer in the preparation of said bonds and in the advertising of the sale thereof, as in this act provided.

Sec. 4. When the bonds authorized by this act to be issued shall have been signed, countersigned, endorsed and sealed as in section one provided, the state treasurer shall sell the same in such parcels and numbers as the governor of the state shall direct, to the highest bidder for cash. The governor of the state shall issue to the state treasurer such direction immediately after being requested so to do, through and by a resolution duly adopted and passed by a majority vote of the advisory board of the department of engineering. Said resolution shall specify the amount of money which, in the judgment of said advisory board, shall be required at such time, and the governor of the state shall direct the state treasurer to sell such number of said bonds as may be required to raise said amount of money, and that said bonds shall be sold in consecutive numerical order commencing with the first three hundred seventy-five thereof. The state treasurer shall not sell any bid which is less than the par value of the bond plus the interest which has accrued thereon between the date of sale and the last preceding interest maturity date. The state treasurer may at the time and place fixed by him for said sale continue such sale as to the unsold part of the bonds offered to sell, time and place as he may at the time of said sale determine. Before offering any of said bonds for sale, the state treasurer shall deposit, in the office of the state treasurer, all coupons which have matured or will mature before the date fixed for said sale. The state treasurer shall give notice of the time and place of sale by publication in two newspapers published in the City and County of San Francisco, and in one newspaper published in the City of Los Angeles.

There is hereby created an fund for the state treasury a fund to be known and designated as the "Second State Highway Fund," and immediately after such sale of bonds the treasurer of the state shall pay into the state treasury and cause to be paid it, said second state highway fund the total amount received for said bonds except such amount as may have been paid as cost and interest thereon. The amount that shall have been paid at such sale as cost and interest on the bonds sold shall be by the treasurer of the state, immediately after such sale, paid into the treasury of the state and placed in the "Second State Highway Interest and Sinking Fund," which is hereby created.

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There is hereby appropriated from the general fund in the state treasury such sum annually as will be necessary to pay the principal of and the interest on the bonds, issued and sold pursuant to the provisions of this act, as said principal and interest becomes due and payable.

The treasurer of the state shall, on the first day of January, 1918, and on the first day of each July and the first day of each January thereafter transfer from the general fund of the state treasury to the "Second State Highway Interest and Sinking Fund" such an amount of the money by this act appropriated as shall be required to pay the interest on the bonds theretofore sold, until the interest on all of said bonds so sold shall have been paid or shall have become due in accordance with the provisions of this act.

Sec. 6. The principal of all of said bonds sold shall be paid at the time the same becomes due, from the second state highway sinking fund, and the interest on all bonds sold shall be paid at the time said interest becomes due, from the second state highway interest and sinking fund, both principal and interest shall be so paid upon interest duly drawn by the controller of the state bond fund, as audited by the state board of accountants, and the faith of the State of California is hereby pledged for the payment of the principal of said bonds so sold, and the interest accruing thereon.

[illegible]

Sec. 9. That act, if adopted by the people, shall take effect on the thirty-first day of December, 1916, as to all its provisions except those relating to, and necessary for, its submission to the people and for returning, canvassing and certifying the votes, and as to said exception to those provisions shall take effect ninety days after the final adjournment of the present session of the legislature.

[illegible][illegible]

I also proclaim, in pursuance of the provisions of section 3 of Chapter 414, Statutes of 1915, that at said election there will be submitted to the vote of the electors the following act of the legislature amending section 8 of the State Highways Act of 1909, approved by the electors of the State at the general election held in November, 1910:

Amendment to State Highways Act

CHAPTER 414.

An act to amend an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, 1910, A. D., by amending section eight thereof, relative to the reimbursement to the state by the several counties thereof of sums equal to the interest upon certain outstanding bonds, and the proceeds of sale thereof, sold and applied as in said act provided, and providing for the submission of this act to a vote of the people.

The people of the State of California do enact as follows:

Section 1. Section eight of an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, 1910, A. D., is hereby amended to read as follows:

Sec. 8. The highway constructed or acquired under the provisions of this act shall be permanent in character and be finished with oil or macadam or a combination of both, or of such other material as in the judgment of the said department of engineering shall be most suitable and best adapted to the particular locality traversed. The state department of engineering, in the name of the people of the State of California, may purchase, receive by donation or dedication, or lease any right of way, rock quarry or land necessary or proper for the con-

struction, use or maintenance of said state highway and shall proceed, if necessary, to condemn under the provisions of the Code of Civil Procedure relating to such proceedings any necessary or proper right of way, rock quarry or land. The department of engineering shall have full power and authority to purchase all supplies, material, machinery and to do all other things necessary or proper in the construction and maintenance of said state highway. With the exception of those public highways which have been permanently improved under county or permanent road division bond issues within three years prior to the adoption of this act, all public highways within this state lying within the right of way of said state highway as determined and adopted by the department of engineering shall be and the same shall become a part of the right of way of said state highway, without compensation being paid therefor; provided, nothing herein contained shall require the state to maintain any highway along or on said right of way, prior to the completion or acquisition of the permanent improvements contemplated by this act. Whenever any money received from the sale of bonds, under the provisions of this act, shall be expended in any county in this state, such county must pay into the state treasury such sum each year as shall equal the interest, at the rate of four per cent per annum, upon the entire sum of money expended within such county in the construction of said state highway, less such portion of said amount expended as the bonds matured under the provisions of this act, shall bear to the total number of bonds sold and outstanding, provided, however, that in all cases where, by reason of physical difficulties to be overcome, or other good and sufficient cause, the state department of engineering shall determine that the cost of construction of any portion of such state highway in any county, or counties, is so great as to entail an unjust and inequitable burden upon any such county, or counties, in refunding to the state the sums so paid for interest upon the bonds sold and the proceeds thereof applied as aforesaid, such county, or counties, shall not be required to refund the whole amount of such interest, but only such proportion thereof as the state department of engineering shall adjudge to be fair and reasonable. All highways constructed or acquired under the provisions of this act shall be permanently maintained and controlled by the State of California.

Sec. 2. This act, if adopted by the people,

shall take effect on the thirty-first day of December, 1916, as to all its provisions except those relating to, and necessary for, its submission to the people and for returning, canvassing and proclaiming the votes, and as to such excepted provisions this act shall take effect ninety days after the final adjournment of the present session of the legislature.

Sec. 3. This act shall be submitted to the people of the State of California for their ratification at the next general election to be held in the month of November, 1916, A. D., and all ballots at said election shall have printed thereon, and at the end thereof, the words "For the amendment to the state highway act"; and in a separate line, under the same, the words "Against the amendment to the state highway act." Opposite said lines there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against said act and those voting for said act shall do so by placing a cross opposite the words "For the amendment to the state highway act," and all those voting against the said act shall do so by placing a cross opposite the words "Against the amendment to the state highway act." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

Sec. 4. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers, and if it appears that said act shall have received a majority of all the votes cast for and against it at such election, as aforesaid, then the same shall have effect as hereinbefore provided and shall be irrevocable until the principal and interest of the liabilities created under the provisions of said state highway act, approved March 22, 1909, shall be paid and discharged, and the governor shall make proclamation thereof. But if a majority of the votes cast, as aforesaid, are against this act then the same shall be and become void.

Sec. 5. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be held in the month of November, A. D. nineteen hundred and sixteen; the cost of publication shall be paid out of the general fund, on controller's warrants duly drawn for the purpose.

I further proclaim that at said election there will also be submitted to the vote of the electors such proposed constitutional amendments, questions, propositions, initiative measures and acts suspended by referendum, as are required to be so submitted by the Constitution and laws of this State.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part 1, of the Penal Code of the State of California; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I, Hiram W. Johnson, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of the said State to be affixed at the City of Sacramento, this 21st day of September, 1916.

Hiram W. Johnson
Governor.

Attest:

Frank B. Jordan
Secretary of State



[F3670 1174]

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Executive Department

State of California

SPECIAL ELECTION PROCLAMATION.

I, HIRAM W. JOHNSON, Governor of the State of California, do hereby proclaim and order that a special election shall be held on the seventh day of November, 1916, in the Eighteenth Senatorial District of this State to fill the vacancy in the office of State Senator from said Eighteenth Senatorial District caused by the death of State Senator D. J. Beban.

AND I DO HEREBY offer a reward of One Hundred (100) Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part 1, of the Penal Code; such reward to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten thousand (10,000) Dollars.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 21st day of September, 1916.



Hiram W. Johnson
Governor.

Attest: *John W. ...*
Secretary of State.

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Proclamation

No 872

Spl Election Notice
In 1882...
for...
at...
at...

to the... of State
OF THE STATE OF CALIFORNIA

SEP 21 1916

FRANK C. JORDAN

37 *Frank C. Jordan* Secretary of State
Deposited

1000

Executive Department

State of California

SPECIAL ELECTION PROCLAMATION.

I, HIRAM W. JOHNSON, Governor of the State of California, do hereby proclaim and order that a special election shall be held on the seventh day of November, 1916, in the Tenth Congressional District of this State to fill the vacancy in the office of Representative to the Congress of the United States from said Tenth Congressional District caused by the resignation of Wm. D. Stephens.

AND I DO HEREBY offer a reward of One Hundred (100) Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part 1, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten Thousand (10,000) Dollars.

IN WITNESS WHEREOF, I have

hereunto set my hand
and caused the Great
Seal of the State of
California to be af-
fixed this 7th day of
October, 1916.



Hiram W. Johnson
Governor.
Attest: *Frank C. Johnson*
Secretary of State
My Comm. Expires 1st July 1917

[F 3675 475]

452

[F 3675.475]

452

Executive Department

State of California

THANKSGIVING PROCLAMATION.

In pursuance of the Proclamation issued by the President of the United States, I hereby appoint and designate THURSDAY, the thirtieth day of November, to be a legal holiday, for the observance of Thanksgiving.

IN WITNESS WHEREOF, I have

hereunto set my hand
and caused the Great
Seal of the State of
California to be af-
fixed this 21st day
of November, 1916.



Governor.

Attest:

[Signature]
Secretary of State.

EF3470117

Joint Proclamation
No 86
— 585

Exempting State of Union
from Executive Orders

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

DEC 3 - 1916

FRANK C. JORDAN

39 Frank C. Jordan Secretary of State.
Deputy.

COPY OF THE JOURNAL OF THE

STATE OF CALIFORNIA
STATE COMMISSION OF HORTICULTURE

Amendment No. 1 to Quarantine Order No. 28.

CITRUS CANCER.

The fact has been determined by the State Commissioner of Horticulture, that the State of Arizona has declared and is maintaining a quarantine against the entrance into the State of Arizona, of all host fruits and host plants of the Citrus Canker, Pseudomonas Citri, and that the Citrus Canker does not exist in the State of Arizona.

Therefore it is declared, that until further orders, the State of Arizona is exempted from the regulations of Quarantine Order No. 28.

Quarantine Order No. 28 is amended accordingly.

G. J. J. J.

State Commissioner of
Horticulture.

Approved November 28 1916

William H. Hiram
Governor of the State of California.



LF3670:497.

450

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

DEC 11 1911

FRANK C. JORDAN

Secretary of State.

37

Deputy.

QUARANTINE ORDER NO. 29.
(With Regulations)

ARTICLE VII.

The fact has been determined by the State Commissioner of Horticulture that an insect injurious to alfalfa, known as the Alfalfa Weevil, (Phytonomus posticus) new to and not heretofore prevalent or distributed in the State of California, exists in the State of Utah and in certain counties in the State of Idaho, to-wit: Cassia, Bingham, Bear Lake, Oneida, Bannock, Franklin and Power, and in certain counties in the State of Wyoming, to-wit: Sweetwater, Uinta and Lincoln.

NOW, THEREFORE, it is declared necessary, in order to prevent the introduction of the Alfalfa Weevil into the State of California, that a horticultural quarantine be and the same is hereby established at the boundaries of the State of California, in accordance with the provisions of Section 2519b of the Political Code of the State of California, against all alfalfa and other hay and cereal straw, agricultural emigrant movables, live-stock, potatoes and nursery stock, except as hereinafter provided.

Regulation 1. Alfalfa hay and other hays of all kinds and cereal straws that have been grown or stored in the State of Utah or in the counties in the states of Idaho and Wyoming aforementioned in this order, are hereby prohibited from entering the State of California for any purpose whatsoever, and up-

on the arrival of any such hay or straw as quarantined against in this order, the same shall be immediately sent out of the State or destroyed at the option and expense of the owner or owners, his or their responsible agents.

Regulation 2. Potatoes grown in the aforementioned State and counties where the Alfalfa Weevil is known to exist will be admitted into the State of California only when accompanied by an official certificate signed by the state inspection officer of the state in which such shipments of potatoes originate, setting forth that the potatoes in the shipment have been passed over a screen, placed in fresh, clean sacks, and packed in cars that are free of alfalfa hay or other hays and cereal straws.

Regulation 3. All nursery and ornamental stock and other plants imported or brought into the State of California from the aforementioned state and counties, must be packed in fresh shavings, excelsior or other suitable packing (except tulle, hay or straw), and that each shipment must be accompanied by an official certificate setting forth that each package in the shipment has been fumigated for a period of one hour for alfalfa weevil in an air tight enclosure, subsequent to being boxed, baled or packed for shipment, with cyanide of potassium or sodium at the rate of one ounce to each one hundred cubic feet of space.

Regulation 4. All agricultural emigrant movables imported or brought into the State of California from the

on the arrival of any such hay or straw as quarantined against in this order, the same shall be immediately sent out of the State or destroyed at the option and expense of the owner or owners, his or their responsible agents.

Regulation 2. Potatoes grown in the aforementioned State and counties where the Alfalfa Weevil is known to exist will be admitted into the State of California only when accompanied by an official certificate signed by the state inspection officer of the state in which such shipments of potatoes originate, setting forth that the potatoes in the shipment have been passed over a screen, placed in fresh, clean sacks, and packed in cars that are free of alfalfa hay or other hays and cereal straws.

Regulation 3. All nursery and ornamental stock and other plants imported or brought into the State of California from the aforementioned state and counties, must be packed in fresh shavings, excelsior or other suitable packing (except tulle, hay or straw), and that each shipment must be accompanied by an official certificate setting forth that each package in the shipment has been fumigated for a period of one hour for alfalfa weevil in an air tight enclosure, subsequent to being boxed, baled or packed for shipment, with cyanide of potassium or sodium at the rate of one ounce to each one hundred cubic feet of space.

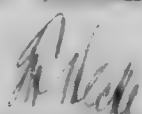
Regulation 4. All agricultural emigrant movables imported or brought into the State of California from the

aforementioned state and counties must be accompanied by an official certificate of inspection made under oath and setting forth that such agricultural emigrant movables as enumerated in the certificate have been inspected and found to be free and clean of alfalfa hay, all other kind of hays and cereal straw, at time of departure or shipment.

Regulation 5. Railroad cars that have been used for the transportation of live stock in or through any part of the State of Utah or the counties in the states of Idaho or Wyoming aforementioned in this order must be clean and free of alfalfa hay, all other kind of hays or cereal straw before entering the State of California.

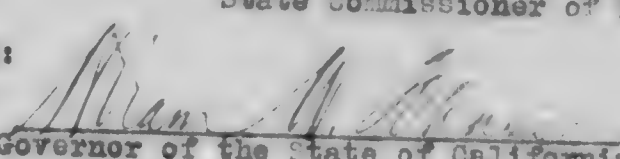
All deputies of the State Commissioner of Horticulture or State Quarantine Guardians are hereby empowered to carry out all the provisions of this order.

This order supersedes Quarantine Order No. 20 issued February 27, 1913.



State Commissioner of Horticulture.

Approved:



Governor of the State of California.

Dated: December 29, 1916.

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SECTION 10. The following, containing the provisions and
terms of the act, shall be the full and complete
description of the same:

"An act authorizing the acquisition, construction, improvement, maintenance and control of the uncompleted portions of the system of state highways prescribed and contemplated by an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, A. D. 1910, and known and cited as the "State Highways Act," and certain extensions therefrom; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction, improvement and acquisition of the uncompleted portions of said system and certain extensions therefrom; creating a revolving fund to be used by the state department of engineering for the purposes of this act; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people."

SECTION 11. The act shall be known and cited as the
"State Highways Act," and shall be the full and complete
description of the same.

SECTION 12. The act shall be the full and complete
description of the same.

SECTION 13. The act shall be the full and complete
description of the same.

"An act authorizing the acquisition, construction, improvement, maintenance and control of the uncompleted portions of the system of state highways prescribed and contemplated by an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people

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of the State of California at the general election held in the month of November, A. D. 1910, and known and cited as the "State Highways Act," and certain extensions therefrom; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction, improvement and acquisition of the uncompleted portions of said system and certain extensions therefrom; creating a revolving fund to be used by the state department of engineering for the purposes of this act; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people,"

which said act was by a majority of the people, 1913; and,

And, that it provides that the same be submitted to the people at the general election held in the month of November, A. D. 1913, and that the act shall include the submission of said act to the people, as aforesaid, for their ratification or rejection; and

That, the act shall be subject to the approval or disapproval of the people at the general election held in the month of November, A. D. 1913, and that the act shall be subject to the approval or disapproval of the people at the general election held in the month of November, A. D. 1913; and

And, that the act shall be subject to the approval or disapproval of the people at the general election held in the month of November, A. D. 1913, and that the act shall be subject to the approval or disapproval of the people at the general election held in the month of November, A. D. 1913; and

with law and

of, for said election

11201: "An act authorizing the acquisition, construction, improvement, maintenance and control of the uncompleted portions of the system of state highways prescribed and contemplated by an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, A. D. 1910, and known and cited as the "State Highways Act," and certain extensions therefrom; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction, improvement and acquisition of the uncompleted portions of said system and certain extensions therefrom; creating a revolving fund to be used by the state department of engineering for the purposes of this act; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people."

SECOND; That in accordance with the terms and provisions of said Act heretofore referred to, and therein set forth, the Governor of the State of California did duly include in his annual legislative annual report to be held in 1910, the said Act and the same was duly submitted to the Legislature of the State of California, in accordance with the law and with the provisions of said Act, for their ratification of the said general election on the 7th day of November, 1910;

NOTE: This document is intended to be the
result of the following process:

~~Assembly Bill No. 4000~~

~~California Bill~~

An act authorizing the acquisition, construction, improvement, maintenance and control of the uncompleted portions of the system of state highways prescribed and contemplated by an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, A. D. 1910, and known and cited as the "State Highways Act," and certain extensions therefrom; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction, improvement and acquisition of the uncompleted portions of said system and certain extensions therefrom; creating a revolving fund to be used by the state department of engineering for the purposes of this act; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people.

[Approved May 20, 1915.]

The people of the State of California do enact as follows:

SECTION 1. The fund created for the construction and acquisition of a system of state highways by an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, A. D. 1910, and known and cited as the "State Highways Act," being inadequate to fully carry

out the objects of said act, the uncompleted portions of said system prescribed by said "State Highways Act" and certain extensions therefrom hereinafter specified shall be constructed, improved and acquired as and in the manner provided by law by the department of engineering of said state at a cost not to exceed fifteen million dollars. For the purpose of providing for the payment of the cost of the construction, improvement or acquisition necessary for and in completing said system of said highways and supplementing the fund created by said "State Highways Act," the State of California is hereby authorized to incur an indebtedness in the manner provided by this act in the sum of fifteen million dollars.

Immediately after the issuance of the proclamation of the governor, as provided in section eleven of this act, the treasurer of the state shall prepare fifteen thousand suitable bonds of the State of California in the denomination of one thousand dollars each, to be numbered from 1 to 15,000 inclusive, and to bear the date of the third day of July, 1917. The total issue of said bonds shall not exceed the sum of fifteen million dollars and they shall bear interest at the rate of four and one-half per cent per annum from the date of issuance thereof. The said bonds and the interest thereon shall be payable in gold coin of the United States of the present standard of value either at the office of the treasurer of said state or, at the option of the holder, at the fiscal agency for the State of California in the city of New York in the state of New York, at the times and in the manner following, to wit: The first three hundred seventy-five of said bonds shall be due and payable on the third day of July, 1923, and three hundred seventy-five of said bonds in consecutive numerical order shall be due and payable on the third day of July in each and every year thereafter until and including the third day of July, 1962. The interest accruing on all of said bonds that shall be sold shall be payable either at the office of the treasurer of the state or at said fiscal agency, as the holder may elect, on the third day of January and the third day of July of each and every year after the sale of the same. The interest on all bonds issued and sold shall cease on the day of their maturity and the said bonds so issued and sold shall on the day of their maturity be paid as herein provided and canceled by the treasurer of said state. All bonds remaining unsold shall, at the date of the maturity thereof be by the treasurer of the state canceled and destroyed. All bonds issued pursuant to the provisions of this act shall be signed by the governor of this state, countersigned by the state controller and endorsed by the state treasurer, and the said bonds shall be so signed, countersigned and endorsed by the officers who are in office on the third day of July, 1917, and each of

said bonds shall have the great seal of the State of California impressed thereon. The said bonds signed, countersigned, endorsed and sealed as herein provided, when sold, shall be and constitute a valid and binding obligation upon the State of California, though the sale thereof be made at a date or dates after the person so signing, countersigning and endorsing, or either of them, shall have ceased to be the incumbents of said office or offices.

SEC. 2. Appended to each of said bonds there shall be interest coupons so attached that the same may be detached without injury to or mutilation of said bond. The said coupons shall be consecutively numbered and shall bear the lithographed signature of the state treasurer who shall be in office on the third day of July, 1917. No interest shall be paid on any of said bonds for such time as may intervene between the date of said bond and the date of sale thereof, unless such accrued interest shall have been, by the purchaser of said bond, paid to the state at the time of such sale.

SEC. 3. The legislature shall provide by appropriation sufficient money to defray all expenses that shall be incurred by the state treasurer in the preparation of said bonds and in the advertising of the sale thereof, as in this act provided.

SEC. 4. When the bonds authorized by this act to be issued shall have been signed, countersigned, endorsed and sealed as in section one provided, the state treasurer shall sell the same in such parcels and numbers as the governor of the state shall direct, to the highest bidder for cash. The governor of the state shall issue to the state treasurer such direction immediately after being requested so to do, through and by a resolution duly adopted and passed by a majority vote of the advisory board of the department of engineering. Said resolution shall specify the amount of money which, in the judgment of said advisory board, shall be required at such time, and the governor of the state shall direct the state treasurer to sell such number of said bonds as may be required to raise said amount of money and that said bonds shall be sold in consecutive numerical order commencing with the first three hundred seventy-five thereof. The state treasurer shall not accept any bid which is less than the par value of the bond plus the interest which has accrued thereon between the date of sale and the last preceding interest maturity date. The state treasurer may at the time and place fixed by him for said sale continue such sale as to the whole or any part of the bonds offered to such time and place as he may at the time of such continuance designate. Before offering any of said bonds for sale, the said treasurer shall detach therefrom all coupons which have matured or will mature before the date fixed for such sale. The state treasurer shall give notice of the

time and place of sale by publication in two newspapers published in the city and county of San Francisco and in one newspaper published in the city of Oakland, and in one newspaper published in the city of Los Angeles and in one newspaper published in the city of Sacramento once a week for four weeks next preceding the date fixed for such sale. In addition to the notice last above provided for, the state treasurer may give such further notice as he may deem advisable, but the expenses and cost of such additional notice shall not exceed the sum of five hundred dollars for each sale so advertised.

There is hereby created in and for the state treasury a fund to be known and designated as the "Second State Highway Fund," and immediately after such sale of bonds the treasurer of the state shall pay into the state treasury and cause to be placed in said second state highway fund the total amount received for said bonds, except such amount as may have been paid as accrued interest thereon. The amount that shall have been paid at such sale as accrued interest on the bonds sold shall be by the treasurer of the state, immediately after such sale, paid into the treasury of the state and placed in the "Second State Highway Interest and Sinking Fund," which is hereby created.

Of the moneys placed in the said second state highway fund, pursuant to the provisions of this section, the sum of twelve million dollars, or so much thereof as may be necessary, is hereby made available, and shall be used exclusively for the acquisition of rights of way for and the acquisition, construction and improvement of the uncompleted portions of the system of state highways prescribed by said "State Highways Act." And of said moneys so placed in said second state highway fund, the sum of three million dollars, or so much thereof as may be necessary, is hereby made available and shall be used exclusively for the acquisition of rights of way for, and the acquisition, construction and improvement of certain extensions from said system of state highways prescribed by said "State Highways Act" as follows: An extension connecting the interior and coast trunk lines in northern California through Trinity and Humboldt counties by the most direct and practical route; an extension connecting the San Joaquin valley trunk line at a point between the city of Merced in Merced county, and the city of Madera, in Madera county, with the coast trunk line at or near the city of Gilroy in Santa Clara county, through Pacheco pass, by the most direct and practical route; an extension of the Mariposa county state highway lateral to or near the railway station El Portal, in Mariposa county; an extension connecting the San Joaquin valley trunk line in Tulare county with the coast trunk line in

Monterey county, by the continuation of the lateral between the cities of Visalia and Hanford through Coalinga by the most direct and practical route; an extension connecting the San Joaquin valley trunk line at or near Bakersfield with the coast trunk line in San Luis Obispo county, through Cholame pass, by the most direct and practical route; an extension of the San Bernardino county state highway lateral to Barstow, in San Bernardino county, by the most direct and practical route; an extension connecting Antelope valley, in the county of Los Angeles, with the city of Los Angeles, by the most direct and practical route; and an extension of the San Bernardino county state highway lateral to the Arizona state line near the town of Yuma, Arizona, via the cities of Brawley and El Centro in Imperial county, by the most direct and practical route; *provided, however,* that expenses of the acquisition, construction and improvement of the extensions above enumerated and the acquisition of rights of way therefor, shall be partly borne by the county or counties in which such extensions lie, the extent and character of such division of expenses between the state and county shall rest for final determination with the state department of engineering and said department is hereby authorized to enter into such agreements and undertakings as are necessary to properly carry out the intent of this section.

The route or routes of said state highways to be acquired, constructed or improved under the provisions of this act shall be selected by the department of engineering in the manner provided by and to carry out the objects of said "State Highways Act" and in the manner provided by and to carry out the objects of this act.

Moneys shall be drawn from said second state highway fund for the purposes of this act upon warrants duly drawn by the controller of the state upon demands made by the department of engineering and allowed and audited by the state board of control; *provided, however,* that out of the proceeds of the first sale of bonds made hereunder the state controller and the state treasurer shall transfer upon their respective books the sum of one hundred thousand dollars to the credit of the "State Highway Revolving Fund," which fund is hereby created in the state treasury. The moneys in said state highway revolving fund, or such part thereof as the advisory board of the department of engineering shall deem necessary, may be expended, from time to time, upon the demands of the department of engineering, approved by the state board of control, for the purpose of making cash payments in advance for such expenditures as are necessary and proper to carry out the provisions of this act. Upon receipt of such demands, so approved, it shall be the duty of the state controller to draw

his warrant upon said "State Highway Revolving Fund" in favor of the person or persons therein named, and the state treasurer shall pay the same. On or before the tenth day of each month thereafter, the department of engineering shall submit to the state board of control a verified, itemized statement, showing all expenditures during the preceding calendar month of the moneys so withdrawn from said "State Highway Revolving Fund," accompanied by proper vouchers and receipts therefor. Such statements shall be audited by the state board of control in the same manner that claims against the state are audited, and, if found to be correct, shall be approved by the state board of control and transmitted to the state controller with such approval endorsed thereon. The state controller shall thereupon draw his warrant upon the "Second State Highway Fund" in favor of the department of engineering for the aggregate amount of such expenditures, and upon the surrender of such warrant properly endorsed, the state treasurer shall transfer the amount thereof upon the books of his office from the said "Second State Highway Fund" to the said "State Highway Revolving Fund," to be expended as aforesaid.

SEC. 5. There is hereby appropriated from the general fund in the state treasury such sum annually as will be necessary to pay the principal of and the interest on the bonds, issued and sold pursuant to the provisions of this act, as said principal and interest becomes due and payable.

There shall be collected annually in the same manner and at the same time as other state revenue is collected such a sum, in addition to the ordinary revenues of the state as shall be required to pay the principal and interest on said bonds as herein provided, and it is hereby made the duty of all officers charged by law with any duty in regard to the collection of said revenue, to do and perform each and every act which shall be necessary to collect such additional sum.

The treasurer of the state shall, on the first day of January, 1918, and on the first day of each July and the first day of each January thereafter transfer from the general fund of the state treasury to the "Second State Highway Interest and Sinking Fund" such an amount of the money by this act appropriated as shall be required to pay the interest on the bonds theretofore sold, until the interest on all of said bonds so sold shall have been paid or shall have become due in accordance with the provisions of this act.

There is hereby created in the state treasury a fund to be known and designated as the "Second State Highway Sinking Fund." The treasurer of the state shall on the first day of July of the year 1923, and on the first day of July, of each, any and every year thereafter in which a parcel of the bonds

sold pursuant to the provisions of this act shall become due, transfer from the general fund of the state treasury to the said second state highway sinking fund such an amount of the moneys appropriated by this act as may be required to pay the principal of the bonds so becoming due and payable in such years.

SEC. 6. The principal of all of said bonds sold shall be paid at the time the same becomes due, from the second state highway sinking fund, and the interest on all bonds sold shall be paid at the time said interest becomes due, from the second state highway interest and sinking fund. Both principal and interest shall be so paid upon warrants duly drawn by the controller of the state upon demands audited by the state board of control, and the faith of the State of California is hereby pledged for the payment of the principal of said bonds so sold, and the interest accruing thereon.

SEC. 7. The state controller and state treasurer shall keep full and particular account and record of all their proceedings under this act and they shall transmit to the governor in triplicate an abstract of all such proceedings thereunder with an annual report in triplicate, one copy of each to be by the governor, laid before each house of the legislature biennially. All books and papers pertaining to the matter provided for in this act shall, at all times, be open to the inspection of any party interested, or the governor, or the attorney general, or a committee of either branch of the legislature or a joint committee of both or any citizen of the state.

SEC. 8. The highway constructed or acquired under the provisions of this act shall be permanent in character and be finished with oil or macadam or a combination of both, or of such other material as in the judgment of the said department of engineering shall be most suitable and best adapted to the particular locality traversed. The state department of engineering, in the name of the people of the State of California, may purchase, or receive by donation or dedication from counties, or from public or private persons, or it may lease, any right of way, rock quarry or land necessary or proper for the construction, use, improvement or maintenance of said state highway and shall proceed, if necessary, to condemn under the provisions of the Code of Civil Procedure relating to such proceedings any necessary or proper right of way, rock quarry or land. The department of engineering in accordance with law shall have power and authority to purchase, sell, exchange, lease or otherwise acquire or dispose of all supplies, stock, material, machinery and implements and do all other things necessary or proper in the construction, improvement or maintenance of said state highway. The department

of engineering in accordance with law shall have power and authority to purchase, lease, or erect plants for manufacture of cement, crushed rock and other materials used in road or highway work, and also the power to dispose of said plants when no longer required for such purposes. With the exception of those public highways which have been permanently improved under county or permanent road division bond issues within nine years prior to the adoption of this act, all public highways within this state lying within the right of way of said state highway as determined and adopted by the department of engineering shall be and the same shall become a part of the right of way of said state highway, without compensation being paid therefor: *provided*, nothing herein contained shall require the state to maintain any highway along or on said right of way, prior to the completion or acquisition of the permanent improvements contemplated by this act. Whenever any money received from the sale of bonds, under the provisions of this act, shall be expended in any county in this state, such county must pay into the state treasury such sum each year as shall equal the interest, at the rate of four and one-half per cent per annum, upon the entire sum of money expended from the proceeds of the bonds issued under this act within such county in the construction of said state highway, less such portion of said amount expended as the bonds matured under the provisions of this act shall bear to the total number of bonds sold and outstanding; *provided, however*, that in all cases where, by reason of physical difficulties to be overcome, or other good and sufficient cause, the state department of engineering shall determine that the cost of construction of any portion of such state highway in any county, or counties, is so great as to entail an unjust and inequitable burden upon any such county, or counties, in refunding to the state the sums so paid for interest upon the bonds sold and the proceeds thereof applied as aforesaid, such county, or counties, shall not be required to refund the whole amount of such interest, but only such proportion thereof as the state department of engineering shall adjudge to be fair and reasonable. All highways constructed or acquired under the provisions of this act shall be permanently maintained and controlled by the State of California.

SEC. 9. This act, if adopted by the people, shall take effect on the thirty-first day of December, 1916, as to all its provisions except those relating to, and necessary for, its submission to the people and for returning, canvassing and proclaiming the votes, and as to said excepted provisions this act shall take effect ninety days after the final adjournment of the present session of the legislature.

SEC. 10. This act shall be submitted to the people of the State of California for their ratification at the next general election to be holden in the month of November, nineteen hundred and sixteen, and all ballots at such election shall have printed thereon the words "For the State Highway Act of 1915" and such other designation as may be necessary to properly identify this act. In a square immediately below the square containing said words there shall be printed on said ballot the words "Against the State Highway Act of 1915." Opposite the words "For the State Highway Act of 1915" and "Against the State Highway Act of 1915," there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against this act, and those voting for said act shall do so by placing a cross opposite the words "For the State Highway Act of 1915" and those voting against said act shall do so by placing a cross opposite the words "Against the State Highway Act of 1915." The governor of this State shall include the submission of this act to the people as aforesaid, in his proclamation calling for said general election.

SEC. 11. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers, and if it appears that said act shall have received a majority of all the votes cast for and against it at such election, as aforesaid, then the same shall have effect as hereinbefore provided and shall be irrevocable until the principal and interest of the liabilities herein created shall be paid and discharged, and the governor shall make proclamation thereof. But if a majority of the votes cast, as aforesaid, are against this act then the same shall be and become void.

SEC. 12. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be holden in the month of November, A. D. nineteen hundred and sixteen; the cost of publication shall be paid out of the general fund, on controller's warrants duly drawn for the purpose.

SEC. 13. This act shall be known and cited as the "State Highways Act of 1915."

SEC. 14. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

In witness whereof, I have hereunto set my hand
and the seal of the said State, at the City of
Salem, this *second* day of **January**, in the year of our Lord, one thousand nine
hundred and **Seventeen**.

Franklin D. Johnson
GOVERNOR of the State of

Frank C. Jordan
Secretary of State.
by Franklin C. Jordan



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IN THE OFFICE OF THE SECRETARY OF STATE
OF THE STATE OF CALIFORNIA

JAN 8 1917

STACEY C. JORDAN

Secretary of State

Deputy

PROCLAMATION BY THE GOVERNOR, PROCLAIMING THE DUE ADOPTION AND
RATIFICATION BY THE PEOPLE OF THE STATE OF CALIFORNIA OF THAT
CERTAIN ACT ENTITLED:

An act to amend an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, 1910, A. D., by amending section eight thereof, relative to the reimbursement to the state by the several counties thereof of sums equal to the interest upon certain outstanding bonds, and the proceeds of sale thereof, sold and applied as in said act provided, and providing for the submission of this act to a vote of the people.

APPROVED MAY 20, 1915; AND PROCLAIMING THE SAID ACT, AND EACH
AND ALL OF THE PROVISIONS THEREOF, TO BE IN FULL FORCE AND
EFFECT AND IRREPEALABLE UNTIL THE PRINCIPAL AND INTEREST OF
THE LIABILITIES CREATED UNDER THE PROVISIONS OF SAID STATE
HIGHWAY ACT, APPROVED MARCH 22, 1909, SHALL BE PAID AND
DISCHARGED.

State of California,

Executive Department.)

WHEREAS, the legislature of the State of California at its regular session commencing on the 4th day of January, 1915, did duly and regularly pass a certain act entitled:

An act to amend an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, 1910, A. D., by amending section eight thereof, relative to the reimbursement to the state by the several counties thereof of sums equal to the interest upon certain outstanding bonds, and the proceeds of sale thereof, sold and applied as in said act provided, and providing for the submission of this act to a vote of the people.

which said act was duly approved on May 30, 1913; and,

Whereas, said act provides that the same be submitted to the people of the State of California for their ratification at the general election to be held in the month of November, A.D. 1913, and that the Governor shall include the submission of said act to the people, as aforesaid, in his proclamation calling for said general election; and

And, the Secretary of State did cause the said act to be duly published for the purpose of the public notice thereof, and in accordance with said act as provided by Section 1 of Article XVI of the Constitution of the State of California; and

And, pursuant to the terms and provisions of said act, pursuant to law, the Governor of the State of California did include in his proclamation calling said general election, aforesaid, the submission of said act to the people of the State of California; and the said act was duly submitted to the people of the State of California in accordance with law and
with law and
for their ratification at the said general election held in the month of November, A.D. 1913; and

And, pursuant to the terms and provisions of said

Act and pursuant to law the votes cast for or against said Act were counted, returned and canvassed and declared in all respects as provided by said Act and by law; and

WHEREAS, the said Act did receive in favor thereof a majority of all the votes cast for and against it at said election aforesaid, and thereupon did become and now is in full force and effect as therein provided, and irrevocable until the principal and interest of the liabilities created under the provisions of said state highway act, approved March 22, 1909, shall be paid and discharged; and the said Act further provided that the Governor shall make proclamation thereof:

NOW, THEREFORE, I, HIRAM W. JOHNSON, Governor of the State of California, pursuant to and in accordance with the terms and provisions of said Act, do hereby proclaim:

First: That in accordance with that certain Act entitled:

An act to amend an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, 1910, A. D., by amending section eight thereof, relative to the reimbursement to the state by the several counties thereof of sums equal to the interest upon certain outstanding bonds, and the proceeds of sale thereof, sold and applied as in said act provided, and providing for the submission of this act to a vote of the people.

approved May 20, 1915, the Secretary of State of the State of California did cause the said Act to be duly published for

the time and in the manner therein provided, and in accordance with said Act and as provided by Section one of Article XVI of the Constitution of the State of California;

SECOND: That in accordance with the terms and provisions of said Act hereinbefore referred to, and hereinafter set forth, the Governor of the State of California did duly include in his proclamation calling said general election, to be held and which was held on the 7th day of November, A.D. 1916, the submission of said Act to the People of the State of California, and the said Act was duly submitted to the people of the State of California, in accordance with law and with the terms thereof, for their ratification at the said general election so held on the 7th day of November, 1916;

THIRD: That pursuant to the terms and provisions of said Act, and pursuant to law, the votes cast for or against said Act were counted, returned, canvassed and declared in all respects as provided by said Act and by law;

FOURTH: That the said Act did receive in favor thereof a majority of all the votes cast for and against it at the election aforesaid, and thereupon did become and now is in full force and effect, as in said Act provided, and irrepealable until the principal and interest of the liabilities created under the provisions of said state highway act, approved March 22, 1909, shall be paid and discharged.

FIFTH: That said Act herein referred to is in the words and figures following to-wit:

An act to amend an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, 1910, A. D., by amending section eight thereof, relative to the reimbursement to the state by the several counties thereof of sums equal to the interest upon certain outstanding bonds, and the proceeds of sale thereof, sold and applied as in said act provided, and providing for the submission of this act to a vote of the people.

[Approved May 20, 1915.]

The people of the State of California do enact as follows:

SECTION 1. Section eight of an act entitled "An act authorizing the construction, acquisition, maintenance and control of a system of state highways in the State of California; specifying the work, fixing the payments to be made by counties for moneys expended therein; providing for the issuance and sale of state bonds to create a fund for the construction and acquisition of such system; creating a sinking fund for the payment of said bonds; and providing for the submission of this act to a vote of the people," approved March 22, 1909, and approved, ratified and adopted by the people of the State of California at the general election held in the month of November, 1910, A. D., is hereby amended to read as follows:

Sec. 8. The highway constructed or acquired under the provisions of this act shall be permanent in character and be finished with oil or macadam or a combination of both, or of such other material as in the judgment of the said department of engineering shall be most suitable and best adapted to the particular locality traversed. The state department of engineering, in the name of the people of the State of

California, may purchase, receive by donation or dedication, or lease any right of way, rock quarry or land necessary or proper for the construction, use or maintenance of said state highway and shall proceed, if necessary, to condemn under the provisions of the Code of Civil Procedure relating to such proceedings any necessary or proper right of way, rock quarry or land. The department of engineering shall have full power and authority to purchase all supplies, material, machinery and to do all other things necessary or proper in the construction and maintenance of said state highway. With the exception of those public highways which have been permanently improved under county or permanent road division bond issues within three years prior to the adoption of this act, all public highways within this state lying within the right of way of said state highway as determined and adopted by the department of engineering shall be and the same shall become a part of the right of way of said state highway, without compensation being paid therefor: *provided*, nothing herein contained shall require the state to maintain any highway along or on said right of way, prior to the completion or acquisition of the permanent improvements contemplated by this act. Whenever any money received from the sale of bonds, under the provisions of this act, shall be expended in any county in this state, such county must pay into the state treasury such sum each year as shall equal the interest, at the rate of four per cent per annum, upon the entire sum of money expended within such county in the construction of said state highway, less such portion of said amount expended as the bonds matured under the provisions of this act, shall bear to the total number of bonds sold and outstanding: *provided, however*, that in all cases where, by reason of physical difficulties to be overcome, or other good and sufficient cause, the state department of engineering shall determine that the cost of construction of any portion of such state highway in any county, or counties, is so great as to entail an unjust and inequitable burden upon any such county, or counties, in refunding to the state the sums so paid for interest upon the bonds sold and the proceeds thereof applied as aforesaid, such county, or counties, shall not be required to refund the whole amount of such interest, but only such proportion thereof as the state department of engineering shall adjudge to be fair and reasonable. All highways constructed or acquired under the provisions of this act shall be permanently maintained and controlled by the State of California.

Sec. 2. This act, if adopted by the people, shall take effect on the thirty-first day of December, 1916, as to all its provisions except those relating to, and necessary for, its submission to the people and for returning, canvassing and proclaim-

ing the votes, and as to such excepted provisions this act shall take effect ninety days after the final adjournment of the present session of the legislature.

Sec. 3. This act shall be submitted to the people of the State of California for their ratification at the next general election to be holden in the month of November, 1916, A. D., and all ballots at said election shall have printed thereon, and at the end thereof, the words "For the amendment to the state highway act"; and in a separate line, under the same, the words "Against the amendment to the state highway act." Opposite said lines there shall be left spaces in which the voters may make or stamp a cross to indicate whether they vote for or against said act and those voting for said act shall do so by placing a cross opposite the words "For the amendment to the state highway act," and all those voting against the said act shall do so by placing a cross opposite the words "Against the amendment to the state highway act." The governor of this state shall include the submission of this act to the people, as aforesaid, in his proclamation calling for said general election.

Sec. 4. The votes cast for or against this act shall be counted, returned and canvassed and declared in the same manner and subject to the same rules as votes cast for state officers, and if it appears that said act shall have received a majority of all the votes cast for and against it at such election, as aforesaid, then the same shall have effect as hereinbefore provided and shall be irrevocable until the principal and interest of the liabilities created under the provisions of said state highway act, approved March 22, 1909, shall be paid and discharged, and the governor shall make proclamation thereof. But if a majority of the votes cast, as aforesaid, are against this act then the same shall be and become void.

Sec. 5. It shall be the duty of the secretary of state to have this act published in at least one newspaper in each county, or city and county, if one be published therein, throughout this state, for three months next preceding the general election to be holden in the month of November, A. D. nineteen hundred and sixteen; the cost of publication shall be paid out of the general fund, on controller's warrants duly drawn for the purpose.

January

Seventeen.

Wm. A. Hines

Thos. C. Jordan



Handwritten: No 90586

Proclamation
Gov. H. W. Johnson

Quarantine Order #30
White Pine Blister Rust

Filed in the office of the
SECRETARY OF STATE
the *second* day of
February A. D. 1877.

FRANCIS JOHNSON
STATE

By *Francis Johnson*

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
FORUM BUILDING, SACRAMENTO, CALIFORNIA

QUARANTINE ORDER NO. 30

White Pine Blister Rust.

to G.H.
The fact has been determined by the State Commissioner of Horticulture that a contagious tree disease, known as White Pine Blister Rust (*Peridermium strobi*, Kleb.), new and not heretofore distributed within and throughout the state of California exists in several states of the United States and that the species and varieties of currants and gooseberries (*Ribes*) are known to be carriers of this disease.

NOW, THEREFORE, it is declared necessary, in order to prevent the introduction of White Pine Blister Rust into the pine forests of the State of California, that a horticultural quarantine be, and the same is hereby established at the boundaries of the state of California, in accordance with the provisions of section 2319b of the Political Code of the state of California, against all five-leaved pine trees, and all species and varieties of currant and gooseberry plants and cuttings, imported or brought from any and all states and districts of the United States east of the Mississippi River, and no such five-leaved pine trees, or currant, or gooseberry plants or cuttings shall be permitted to pass over the said quarantine lines so hereby established and proclaimed.

HEREAFTER, AND UNTIL FURTHER NOTICE, all five-leaved pine trees, and currant and gooseberry plants and cuttings from any and all states and districts of the United States east of the Mississippi River are denied admittance into the state of California, and upon the arrival of any such trees, plants or cuttings as quarantined against in this order, the same shall be immediately sent out of the state, or destroyed at the option and expense of the owner or owners, his or their responsible agents. All deputies of the State Commissioner of Horticulture, and State Quarantine Guardians are hereby empowered to carry out the provisions of this order.

J. H. ...
State Commissioner of Horticulture.

Approved:

111
Secretary of the State.

5-30-10-1-21

San Francisco
Calif

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FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

FEB 16 1917

FRANK C. JORDAN

Secretary of State.

57

Frank C. Jordan

Deputy.

CALIFORNIA
STATE COMMISSION OF HORTICULTURE
EXECUTIVE OFFICE
FORUM BUILDING, SACRAMENTO, CALIFORNIA

AMENDMENT NO.1 TO QUARANTINE ORDER NUMBER 26.

Cotton Boll Weevil

The following facts have been determined by the State Commissioner of Horticulture, to-wit:-

The Cotton Boll Weevil (*Anthonomus grandis* Boh) is not known to exist in the State of Arizona; the State of Arizona has declared and is maintaining a quarantine against the entrance into the State of Arizona of the Cotton Boll Weevil (*Anthonomus grandis* Boh); and that the best interests of the cotton growers of the State of California require the introduction of Egyptian cotton seed grown in the County of Maricopa, Arizona.

THEREFORE, it is declared that until further orders Egyptian cotton seed grown in the County of Maricopa, Arizona, may be imported into the State of California subject to the following regulations.

Regulation 1. Persons contemplating the importing or bringing into the State of California cotton seed grown in the County of Maricopa, Arizona, shall first make application to the State Commissioner of Horticulture of California for a permit to so do, stating in the application the name and address of the exporter, the locality where the cotton seed was grown, the amount of the importation, and the name and address of the importer in the State of California to whom the permit should be sent.

Regulation 2. All persons importing or bringing into the State of California, cotton seed grown in the County of Maricopa, Arizona, shall secure in triplicate for each importation of cotton seed a certificate signed by the Entomologist of the State of Arizona, setting forth the locality where the cotton seed, covered by the certificate, was grown. One copy of such certificate is to be filed with the State Commissioner of Horticulture of the State of California, one copy to be delivered to the State Quarantine Guardian before release of shipment of cotton seed to consignee, and one copy to be retained by the importer of the cotton seed.

-2-

The foregoing regulations do not apply to the experiments of the United States Department of Agriculture in the State of California.

Quarantine Order No. 26 is amended accordingly.

Issued February 16th, 1917.



State Commissioner of Horticulture.

Approved-



Governor of the State of California.

455
Proclamation

Orange Day

Feb 17 - 1917 -

W. L. Long

Executive Department

State of California

To the People of the State of California:

I wish heartily to join in urging the observance, throughout the State, of Saturday, the 10th day of March, 1917, as ORANGE DAY, and as Governor of California of California I hereby make proclamation ^{thereof}

The prosperity of the citrus industry and the generous part it contributes to the industrial wealth of the State should actuate all the people of California to join in the spirit of rejoicing, as in the harvest festivals of old.

I hope that the suggestions that have been made for the day will be followed in all parts of the State and that the success of Orange Day of 1917 will ^{exceed} ~~equal~~ the similar celebrations of past years.


Governor of California

Dated: Sacramento, February 17, 1917.

LF3670:483:

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456

Proclamation

NO 92

For the purpose of
the Commission
on the subject of

IN THE OFFICE OF THE SECRETARY
OF THE STATE OF MASSACHUSETTS

MAY 17 1917

FRANK C. JOHNSON

Secretary of State

BY

Frank C. Johnson
Deputy

Executive Department

State of California

PROCLAMATION.

WHEREAS, The Hon. Frank C. Jordan, Secretary of State of the State of California, has reported to and filed with me as Governor of the State of California, the name and number of the charter of each corporation whose charter, or right to do business, has been forfeited for non-payment of taxes under and pursuant to the terms of an act of the legislature entitled: "An act to carry into effect the provisions of section fourteen of article thirteen of the Constitution of the State of California as said Constitution was amended November 8, 1910, providing for the separation of state from local taxation, and providing for the taxation of public service and other corporations, banks and insurance companies for the benefit of the State, all relating to revenue and taxation," approved April 1, 1911, and the amendments to said Act, - a list of which names and numbers of charters is as follows:

80548	A. B. Monteleone Fruit Company
71694	Acampo Cured Fruit Association
78711	Acme Laundry Company
78856	Acme Patent Window Company
79654	Acme Social Club
69646	Acme Wet Wash Laundry
77448	Adamant Paint Company
53763	Adams & Hollopeter Co.
71040	Adams Hollopeter & Mallett
77939	Aerated Gas Appliance Company
62030	Agricultural Publishing Company
79616	Alabama Land Loan & Investment Company
53182	Albert Hoefflich Inc.
45079	Alquire Implement Company
81421	Alhambra Club
56745	Alhambra Garage
78259	Allensworth Land Co.
77238	All Night and Day Dentists
51286	Alturas Forwarding Company
76974	Alta District Cured Fruit Association
33227	Amador County Lumber Co.
75243	Amalgamated Concessions Company
77325	America Europa Films Company
33800	Ames Estate Co. Incorporated
59555	American Development Company
76921	American Keene Cement Company of California
71268	American Mortgage Company
81357	American Movie Camera Company, The
79530	American Portland Stone and Granite Co.
76945	American Social Club of Los Angeles, The
75065	American Steel Bar Mfg. Company, The
77872	American Tank & Pump Company
77129	American Theatre Company of Los Angeles
76701	Angelus Film Company, The
64276	Angelus Fruit Land Company
80318	Angelus Undertaking Co.
68696	Anglo Pacific Company
76801	Antioch Club
80861	Antlers Social Club of Los Angeles
78229	Apex Contracting Company
56493	Aposozein Manufacturing Company
81381	Appliance Manufacturing Company, The
79192	Archbold & Hamilton
37380	Arctic Ice Cream Supply Co.
63136	Argo Investment Company
81267	Assets Collection Agency
81247	Associated Development Company
71992	Associated Securities Corporation
55490	Association Hall Company
80785	Association of Mercantile Credit Men of California
58144	Asti Vineyard and Wine Company
79518	Astor Social Club
81232	Athens America Coffee Club
62021	Atlantic Securities Company
80587	Atlas Educational Film Company of Los Angeles
66143	Atlas Paving Brick Co.
80680	Atlasta Club
48328	Austrian Carniolan Building Club
81491	Auto Defense League
81693	Auto Inn Garage Company
81420	Auto Livery Owners Association of Los Angeles
80168	Automatic Appliance Company, The
73867	Automatic Directory Company of California
81226	Automatic Kodak Shutter Co.

80419	Automatic Wheel Stand Co.
59621	Babb-Carter Company
81671	Bab's Epicurean Restaurant Company
79935	Bako Manufacturing Company
81086	Bakersfield New Athletic Club
72997	Balboa Beach Company
73395	Balboa Wine and Liquor Company
34907	Barkentine "Amazon" Company
66099	Barry Distilling Company
81526	Barry Trowbridge Company
38672	Bartlett Estate Company
43205	Baskette Drug Company
43817	B. Dreyfus & Company
77065	Bay Counties Dairy Company
43047	Bay Shore Real Estate Company
76091	Beaver Truck Co. The
66045	Bell Development Company
72909	Bell Manufacturing Company
76742	Ben Hur Racing Coaster Co.
74528	Berkeley Glass Company
65347	Berkeley Park Company
79387	Bertram Land Company Incorporated
26433	Beta Rho of Delta Tau Delta Bldg. Assoc.
81409	Bethel Island Creamery
77267	Biggs Fruit Company
75545	Bigler, Paul, Furlong
77487	Big Pines Line and Transportation Company
71332	Binderheim Studios The
55704	Bishop Company The
22738	Blair Murdock Co. The
68169	Blucher-Ethen Company The
70656	Blume Contracting Company
80297	Bolinas Bay Club
79611	Bonded Law Collection & Adjustment Co.
79488	Boyle Heights Athletic Club
74025	Brackney and Company
78225	Braidwood Realty Company
81036	Brant Motor Car Company
51370	Brawley Co-operative Building Co.
81076	Breeders Exchange
75779	Brehm Catering Company
75402	Brelle Fruit Jar Manufacturing Company The
77047	Brewery Works Association The
81469	Bridges Sanitary Fish Container Company
66614	Brombach
79922	Bronx Club The
72086	Brook Land Company
75448	Brook-Wood Acres Improvement Co.
72223	Brook Wood Acres Inc.
81059	Buena Park Canning Company
72927	Builders Exchange of Santa Barbara
59666	Bulger Lock Coupling Company
39387	Buneman Mercantile Co.
51125	Burnham & Kennedy Advertising Company
76869	Business Stability Association
55554	Butterfly Baking Company
77926	B. W. Marks Land and Mortgage Company The
81229	B. Y. Davis Roofing Company
74414	Cadman Hay Incorporated
78994	C. A. Jory Co.
	Berkeley Mortgage Company 71461

75291	Callexico Cotton Gin and Compress Company
32728	California Alpha Sigma Alpha Epsilon
58391	California Building and Investment Company
80597	California Country Club
57927	California Drug and Chemical Company
66652	California Drugless Association
80691	California Estate Company
74209	California Fence Construction Company
79949	California Fermentation Works (Inc.)
76107	California Fruit Beverage Company
81518	California Hill Apartment Association
69782	California Homestead Company
34953	California Manila Lumber Commercial Co.
79825	California Mushroom Company
46515	California Plate & Window Glass Company
75561	California Propelling Swimming Skee Company
62677	California Raisin Vending Company
81448	California Redwood Association
81018	California Ripe Olive Association
79877	California Safety Jitney Association
81051	California Scale Spray Company
76755	California Social Club of Oceanside
65542	California Social Democrat Publishing Company
80934	California State Amateur Boxing Association
81028	California Tax Agency Corporation
68256	California Theatre Company
56337	California United Land Association
80650	California Veneer Concrete Company The
42910	California Wine Company
79883	Cambria Athletic Club
76344	Camp Bonita Incorporated
57636	Canning and Vinton Auto Company
28429	Capital & Sacramento Express and Transfer Van & Storage Co.
72937	Cardiff Lumber and Supply Company
43513	Carmel Vineyard Company (The)
58593	Carson Colony Number Two
81088	Carson Real Estate Co. Inc.
79896	Carters Livery
50800	Cascade Improvement Company
56079	C. A. Sheppard Company (The)
75663	Casler-Letton Lumber Co.
64272	C. B. Linton Investment Co.
81193	C. E. Gibbs Inc.
61338	C. E. Herrick Incorporated
80742	Central Avenue Social Club The
81307	Central California Ice Company
16081	Central California Lumber Co.
80467	Central Merchants Social and Athletic Club
80939	Century Players Film Manufacturing Association
81557	Certified Egg Farms of California
64010	Chalmers Sanders Company
71894	Chas. W. Corbaley Company
75891	Chas. W. Corbaley Company
58335	Charles L. Kiewert Company
50384	Chelsea Green Land Company (The)
80854	Chess and Checker Club of San Francisco
80132	Chicago Social Club of Los Angeles The
65042	Childs Dairy Lunch Company
71504	City & Suburban Investment Company
67599	City Builders Investment Company
78109	City Street Improvement Bond Company
57548	Claremont Nurseries

79764	Clay Social Club
61068	Clough Lumber Company
68614	Clubfounders Corporation
70700	C. M. Fuller Company
81487	Coast Auto Exchange Inc.
81488	Coast Motor Company Inc.
81191	Coachella Valley Produce Company
50330	Coalinga Athletic Club
47392	Colma Hall & Building Association
76175	Columbia Dental Company
53947	Columbia Theater Building Company
76372	Commercial Foundry Company
66224	Commercial Travelers 1915 Congress
79273	Commonwealth Abstract and Title Company
75419	Compensation Merit Rating Bureau
66909	Concrete Building and Investment Company
43387	Conder Medicine Company
79464	Conservative Securities and Loan Company
78448	Construction & Engineering Co. Inc.
69813	Consolidated Agency Company
75720	Consolidated Apartments Company
81549	Consolidated Gas Engine & Mfg. Co.
71122	Consolidated Investment Company
79143	Continental Brokerage & Steamship Company
81523	Continental Newspaper Service
57682	Cooper Advertising Company
75236	Cooperative Commercial Investment Company
66793	Co-operative Fruit Growers Association
54357	Corcoran Farms & Water Company
62362	Corcoran Sugar Company
80385	Corinthian Social Club
72432	Corning Olive Growers & Producers Exchange
37675	Corning Rochdale Co.
40168	Corral de Piedra Threshing Co.
81122	Cotton Blossom Social and Athletic Club
62415	Crescent Social Club Inc. (The)
81398	Crystal The
81480	Crown City Drug Company The
55642	Cucamonga Lemon Association
77880	Culver Construction Company
45640	Daily Telegram Company
71937	Daily Tribune Publishing Company
40728	Daniels Santa Cruz Transfer Co.
60790	Davis Creek Mercantile Company The
81326	Davis Syrup Company
55304	D. C. Collier & Company
43181	De Danske Foreninger's Hjen of Oakland California.
67626	de-Fremery Cadman Materials Company
70515	Del Banco Williams Company The
74538	Del Monte Junction Fruit Growers Association
58283	De Luchi Shufelt Co.
50487	Denair Mercantile Land and Development Company The
76621	Desmond Supply Company
80113	Deter Brewing Co.
76437	Dingeman and Sons Incorporated
36545	Direct Line General Telephone Co.
75422	Distillate Motor Equipment Company The
81513	Dixie Club The
81109	Dixie Health and Pleasure Club
64441	Dodge ver Mehr Co.
77807	Dried Fish Trading Company
80735	Dr. M. L. Herzig Physician-Surgeon

41063	Duncans
76435	Dunlap Morgan Company
81564	Durand Manufacturing Company
62490	Eagle Apartment Company
68576	Ealand Packing Company
81538	Easterine Company
49229	East Shore Investment Company (The)
78725	East Side Merchants Social Club The
44735	E. C. Hughes Company
77667	Economy Cooperative Drug Stores
80201	E. E. Quayle Company
46371	Egan Brothers Company
81385	E. H. Electric Co.
80649	Electro Manufacturing Company
59558	Electro Sanitation Company
73257	Electro-Surgical Appliance Company
54318	Elliot Postage Stamp Affixer Company
75373	Elmendorf Hat Co. The
77604	El Segundo Athletic Club
79309	Emmanuel Institute of Health The
17255	Empire Steam Laundry of Los Angeles
74880	Endowed Mauscleums of California Inc.
70944	Enos Judson Company
54444	Enterprise Soda Water Co.
79497	Epicure Club The
78003	Escalon Land Company
53722	Eucalyptus Estates Company
46594	Eureka Press
73768	E. W. Cahill Company The
81626	F. & S. Co.
76201	Fairbank's
75111	Fair Clothing Company The
74639	Fairview Farming Company
80286	Farm Mortgage Company The
80911	Far West Club
59883	Favorite Liquor Company
78520	Ferguson Burns Estate Inc.
80583	Fernwood Farm Creamery
44643	Fidelia Investment Company
62832	Fillmore Furniture & Hardware Co.
81404	Finance and Realty Development Company
72594	Financial News Publishing Company The
63044	Finney Erwin & Priest Company
65753	Fischer Co. The
80031	Fitzgerald Noble Company
74759	Foothill Groves Inc. of Upland Calif.
65150	Foster Vogt Company
30598	Fowler Fruit and Raisin Assoc.
69566	Francis Amusement Company
81009	Frank Manufacturing Co. The
74210	Freemans Gold Separator Company
76625	Fremont Valley Land and Water Company
77556	Fresh Air Incubator Co.
74904	Fresno Glazed Cement Pipe Co.
19359	Fresno Home Packing Co.
36362	Frost Prevention Co.
79691	Fruit Stick Company
80242	Furniture and Carpet Mills Sales Agency
79971	G. A. McCarthy Company The
80640	Garrick Club
78538	Gasoline Safety Systems Co.
36858	G. C. Motley Co.

79915	General Advertising and Sales Corporation
77406	Geo. Snyder Contracting Co. Inc.
71477	George H. Barnes Piano Company
61122	George Hewlett Inc.
80878	German Chemical Company
70882	Giant Suction Cleaner Co.
80790	Glen Cullen Realty Company
63027	Globe Chemical Works
81548	Golden Eagle Dredging and Power Co.
76004	Golden Gate Gas Tractor Company
74721	Golden Gate Millinery Company The
81394	Golden Gate Oil Valve Company
80843	Golden Star Social Club Inc.
80706	Golden State Film Company
78625	Golden West Cleaners and National Cleaners
78931	Golden West Furniture Company
81131	Goodfriends Club The
80634	Graham Jewelry Company
75832	Grand Central Company
48903	Grand Central Investment Company
77549	Grand Union Meat Co.
76188	Grand View Hotel Company
77607	Granite Mausoleum Company
77080	Gray Taxi Company
42047	Greater Oakland Company
79125	Great Republic Oil and Paint Company
66851	Greek-American Land & Investment Company
77524	Greenback Plastering Co.
62805	Green Lodge Dairy Company
65995	Green Valley Improvement Club The
69210	Griffin Jurkovitz and De Rienx
81081	Gritton Athletic Club of San Diego
47613	Gualala Steamship Company
72795	Guarantee Realty Company of Los Angeles
80774	Guido Blenio Fireproofing Company
80714	Gus C. Shores Incorporated
80428	G. W. Gilbreth and Company
63390	H. A. Chalmers Inc.
72418	Hacke Lohse Reiss Company
80782	H. A. Lamborne Co. The
80247	Harbor Athletic Club
64360	Harbor City Squab Company
54395	Hardwood Interior Company (The)
75392	Harmony Music Co.
78420	Harold W. Wheatley
81234	Hartfield Manufacturing Company
58197	Hauptman Lumber Company
80521	Hawthorne Commercial Company
81659	H. C. Holland Dairy Company
44919	Hebburn Coal Company
81602	Helio Photoplays Incorporated
80614	Hendricks Copper Process Company
43873	Henry Campe & Co.
75859	Hepburn Mill Co.
81499	Hidley Fresno Bike House, Inc.
49133	Highland Park Ebell
71314	H. K. Koebig Lumber Company Inc.
81504	Hobbs Battery Company Incorporated
72459	Hogan Realty Company
77742	Holland Hotel Company
69784	Hollywood and Los Angeles Daily Express Company
73423	Hollywood Golf Club
79268	Hollywood Merchants Credit Association
57138	Holmes Music Company

81418	Home Baking Company
74440	Home Diamond Company
67192	Homeland Building Company
65719	Home Rough Dry Laundry Company
81341	Honolulu Club
61603	Horton-Eaton Company
63567	Hot Springs Investment Company
42159	Hot Sulphur Springs Co.
78078	Hotel de Luxe
61434	Hotel Hammatt Co.
77853	Hotel Schuyler
68080	Hotel Terminal Company
68011	H. R. Taylor Corporation
75371	Hugh McKeivitt & Son
76589	Humboldt Redwood Company
65615	H. W. Cunningham Company
76446	Hydromoter Car Manufacturing Company
55996	Ideal Farms
73481	Ideal Laundry Company
78110	Improvement Bond Company of California
53735	Imperial Auditorium Company
71454	Imperial City Laundry Company
79636	Imperial Commercial Co.
67500	Imperial Hat Co. The
76540	Imperial Land and Development Company
74796	Imperial Valley Seed and Plant Company
67604	Income Realty Company
78607	Industrial Service Company
75871	Independent Electrical Supply Company
67227	Independent Sewer Pipe Company
58933	Inland Grain Company Limited
81456	Interlocking Reinforcement Company
76999	Investment Securities Company
66019	International Excavator Company
75752	International Railroad Flange Company
58420	Irrigosa Land Company
81001	Isaac Minor Granite & Land Company
44703	Italian American Wine Company
13133	Italian Swiss Agricultural Colony
49505	Italian Swiss Vineyard and Wine Company
76003	Itis Manufacturing Company
80432	Italia America Films
80181	Jalisco Concession Company
65114	Jarvis Hardware Co.
81563	J. B. Thermostat Company
55539	J. C. Johnson & Co.
81337	J. Frank Burrows Company
77083	John Roberts Company
79233	Jory Bros.
74716	Joy Construction Company
79723	Josephine Land Company
62225	Joseph J. Mason Company
47487	Joshua Hendy Iron Works (The)
74598	J. R. Lane Co.
69906	Julius A. Young, Inc.
79483	Junction Club The
78766	Kanaky Electric & Manufacturing Company
78233	K. & S. Corset Company, Inc.
81207	Keech Incorporated
77942	Kenneth Croft Amusement Company The
46877	Kensington Development Company
73881	Kerman Cured Fruit Association

37489	Kern County Realty Co.
80068	Kern Social Club The
75925	Kern Valley Olive Company
72570	Keystone Amusement Company The
66380	Keystone Loan Company The
77878	Keystone Produce Co. of San Diego
44289	King Brandy Company
23601	King Conservatory of Music
80142	Kingsburg Cured Fruit Association
71349	Kingstone Development Company
79762	Klein's California Fruit Products Company
43821	Kohler and Frohling
43818	Kohler and Von Bergen
45387	La Casa Grande Syndicate
67824	La Jolla Lumber and Mill Company
79310	Lake County Investment Company
69312	Lake Front Improvement Company
72329	La Loma Company
65662	Lamb Flat Iron Company
62840	La Mesa Mercantile Company
30219	Land and Development Co.
80580	Lankershim Social Club
79587	Latin American Club of Los Angeles
53882	L. Callisch Drug Company The
80684	Leader Manufacturing Company
29675	Lee W. Foster Mercantile Co.
79303	Lemoore Department Stores
71812	Leslie Hotel Company
60471	Levy Wallenstein & Harris
23275	L. E. White Lumber Co.
77543	Lignite Fuel Company
81583	Linney Harding Ballou Company
63537	Little Landers Incorporated
61052	Live Oak Corporation
76438	Livingston Chronicle Company, The
79963	Lobbett and Dean
61271	Lomita Park Hall Association
80747	London Hair Company
67151	Long's Market Creamery
77016	Lookout Athletic Club of Napa The
81319	Los Gatos Publishing Company The
74779	Los Angeles & Riverside Manufacturing Company
81539	Los Angeles Beverage Company The
71714	Los Angeles Building Company
77181	Los Angeles Cactus and Stock Ranch
66620	Los Angeles College of Chiropractic
65861	Los Angeles Corporation
29765	Los Angeles County Improvement Co.
74879	Los Angeles Endowed Mausoleums, Inc.
78879	Los Angeles Glace Fruit Company
80202	Los Angeles Retail Grocery Co. Inc.
47153	Ludwig and Matthews Company
81417	Lundquist Engine Co.
80957	Lyric Harmony Club
81058	McAlpine Club
78150	McCormac's Modern Business College
66921	McKay Dickey Co.
80355	McLaren Company
30992	Madera Cognac Co.
26973	Madera Vineyard and Wine Co.
68092	M. A. E. Company
80798	Magno-Lite Company The

66711	Mahoney Brothers
47011	Main Street Planing Mill Company
80976	Manufacturers Agency and Sales Company
79463	Mar-Cav Social Club
71170	Maricopa Ventura and Los Angeles Pipe-Line Company
74500	Marion Manufacturing Co.
78058	Mario's Fairfax Tavern
61755	Marin City Development Company
66065	Market Realty Company
81098	Martinez Oak Knoll Subdivision Company
80723	Martinez Realty Company
81581	Marvel Lubricating Oil Company The
54496	Masonic Temple Association of Richmond California
65672	Maunakea Orchard Company
74035	Mayhew Farm Company
71291	Maywood Growers Cured Fruit Association
60339	Merchant Tailors Association of San Francisco Inc.
71697	Meridian Investment Company
76356	Merralls Air Steam & Gas Engine Company
78170	Mercantile Cooperative Association Inc.
40253	Mercantile Improvement Co.
79086	Mercantile Protective Association of California The
79988	Merchants and Miners Club
81390	Merchants Cafe Inc.
81345	Merchants Co Operative Carnival Association
55950	Merchants Investment Company
28212	Messenger Publishing Company of Monrovia California.
79676	Metal Supply Company The
81611	Meteor Aerial Transportation Company
76894	Metropolis Building and Realty Company
80370	Mexico-American Exploitation Company
81391	Mexzona Development Company
77025	M. Guenther Knitting Company
79826	Millennium Dawn Industrial Corporation
81512	Millen Mackey & Millen Inc.
73922	Miller & Brown Company
62519	Miller & Campagno Co.
77373	Miners' Mercantile Company
79793	Miniature Motor Vehicle Company
79931	Mint Social Club of San Francisco
70455	Mission Bay Power Company
76811	Mission Chemical Company
80804	Mission Club The
81646	Mission Film Co.
77317	M. M. Investment Company
80776	Modesto Drug Company
79892	Model Realty Company The
78313	Modern Equipment Company
80177	Monogram Press Company
57710	Montgomery Company The
80011	Montgomery Social and Political Club
66439	Mont P. Chubb Drug Company
76082	Monterey Publishing Company
81344	Moral Feature Film Corporation
63527	Mortensen Combination Gaseous Well Capper Company
17245	Morton Draying & Warehouse Co.
78559	Motogram Company The
75131	Mountain Club The
44580	Mountain Home Orange Growers Association
78121	Movca Film Service
59391	Mowbray Hall
1372	Mt. Washington Railway and Hotel Company
81524	Mueller Produce Company

52770	Munich Art Glass Company
80915	Municipal Club
78111	Municipal Street Improvement Bond Company
81287	Munn's Inc.
73283	Mutual Cotton Company
78768	Nanka Co. The
54283	Napa Shoe Manufacturing Company
77159	Nash Motion Picture Company
81101	Nat A. Magner Film Corporation
66295	Natura Company
68953	Nature Form Company The
72614	Naumann Cleaning and Dyeing Company The
72944	National Electric Mail Box Alarm Company
79937	National Film Corporation
67047	National Funding Company
77029	National Photoplay Company
75471	National Supply Stations Inc.
78541	National Vault Casket Company
77955	National Views Company
72958	National Well Drilling Company The
77282	Neptune Light and Power Company
70285	Netherlands Farms Company
41111	Newport Land Co.
60543	News Cafe Company The
58329	Newtons California Fireworks Co.
71863	New Vienna Bakery & Cafe Company
81353	Niossim Amateur Athletic Club
77911	Norton Company The
63584	Northern California Development Company
76280	Northern California Live Stock Company The
71700	Northern Supply Company
34946	Northern Trinity Road Co.
74668	North Forty Orchard Company
60846	North Los Angeles Development Company
77363	Northwestern Development Company
78713	Novagem Jewel Company
80289	Nu-Bred Baking Company
73080	Nurses Central Directory and Club of Sacramento
76068	Oakes & Co.
76734	Oak Park Drug Co. The
69531	Oakland Building and Investment Company
69293	Oakland Engineering and Construction Company
72490	Oakland Holding Company
81259	Oakland Order System
75425	Oakland Yacht Club
76474	O'Brien Combination Auto Lock Co.
61169	Occidental Commercial Company
52346	Occidental Real Estate and Loan Company
79602	Oh Koy Society
71707	Odd Fellows Temple Association of San Diego California
37220	Oil and Metals Bank and Trust Co.
77755	Oil Country Club
47690	Olson and Mahony
81387	Olympic Athletic Association of Los Angeles
67398	Olympic Ranch
79563	Omar Society of San Diego California
81665	Omer C. Thompson Company
65786	Orange Auto Power Company
68293	Orchard City Canning Company
76413	Orchestral Club The
78434	Ornamental Glass & Prism Company
79732	Orpheum Candy Company
67905	Orpheus Social and Musical Club Inc.

75390	Oxford Realty Co.
48058	Oxnard Garage and Machine Company
17449	P. A. Buell and Co.
73958	Page Check Protector Company
73956	Paint Products Corporation
80457	Palace Cafeteria & Lunch Co.
43315	Pacific Atheletic Club
54398	Pacific Avenue Lumber Company
75924	Pacific Cable Excavator Company
71911	Pacific Chemical Company
51974	Pacific Consolidation
75029	Pacific Credit Clearing House (The)
76211-	Pacific Gurney Elevator Company
62906	Pacific Irrigated Lands & Pumping Co.
80703	Pacific Kissel Kar Branch of Oregon The
76935	Pacific Oil and Cotton Company
31203	Pacific Purchasing Company
65629	Pacific Securities Company
79544	Pacific Solicitors Social Club
73082	Pacific Wall Bed Manufacturing Company
81568	Pacific Coast Dry Goods Company
55697	Pacific Coast Lands Co.
70772	Pacific Coast Securities Company.
81339-	Palm Candy Company
79338	Palmer Pump Company
80859	Palo Alto Film Corporation
68600	Palo Alto Investment Company
67344	Palo Alto Realty Company
80248	Pals
74352	Pamoosa Falls Land and Water Company
79703	Panama Club of Ocean Beach
77526	Panama Supply Company
80851	Panama Wrench Company
42263	Paradise Valley Sanitarium Association
81576	Paramount Building Co.
66698	Parisian Cleaners
81470	Parisian Waist House Inc. The
58366	Pastime (The)
81496	Pathescope Company of Southern California
47729	Peairs Pharmacy Company
39424	Peerless Kitchen Boiler Co.
51918	Peninsula Laundry Company
73835	Pennington Mineral Water Company
31426	Peoples Auditorium Company The
75835	Peoples Wet Wash Laundry
78249	Peralta Investment Company
79507	Perfection Twolock Nut Company
65302	Perpetual Germ Proof Telephone Mouthpiece Company
54933	Petaluma Egg Exchange
46945	Petaluma Tanning & Manufacturing Co.
74931	Petroleum Reporter Publishing Company
56973	Peterson Rapid Wrench Co.
80375	Pfam Chemical Company
51360	P. F. Reilly Company
74275	Philadelphia Investment Company
78231	Philip Fischman Co. Inc.
58373	Philip Senegram Co.
XXXXXXXXXXXX	
71401	Phoenix Liquor Co.
81478	Phoenix Roofing Co.
75343	Phoenix Securities Company
81351	Physicians Clinical Laboratories
77613	Picture Screen Advertising Company

55042	Pioneer Incorporated)The)
75550	Pioneer Wrecking and Construction Company
74684	Placentia Preserving Company
76260	Planostyle Company
81458	Plymouth News Echo Company
80414	Pneumatic Painting and Spraying Co.
40963	Polytechnic Business College and School of Engineering
61210	Pond Company of America
81402	Port Blakeley Ship Company
79792	Porter Selby Company
79492	Portola Club
80659	Portuguese Social Club
76120	Post Street Garage Co.
81559	Potato Preparatory Co.
81675	Potato Supply Company The
79717	Potrero Club
61156	Presto Electrical Manufacturing Company
81231	Progressive Garage Company
80104	Progressive Hall Association
78098	Progress Publishing Company
56929	Promotion Wine Company of California
80603	Prosperity Mercantile Co.
81399	Provident Agency Company
77990	Prudential Bond & Mortgage Co.
47813	Prudential Land Company
78106	Public Improvement Bond Company
13885	Publishing Company of the Pacific
78356	Quality Laundry Company of Oakland
66639	Queen Brandy Company
76668-43975	Racing Committee Western Automobile Association
80161	R. Blasdel Bernard Incorporated Ramona Distilling Company
65646	Realization Investment Company
39939	Realty Bonds and Finance Co.
45762	Red Bank Wine Co.
71069	Red Bluff Cured Fruit Association No. 4
76189	Red Bluff Title Abstract Company
79832	Red Front Plumbing and Hardware Co.
48282	Redwood City Lumber Company
80038	Redlands Nurseries Company
78645	Regent Laboratories Incorporated
70871	Reliable Transportation Company
67101	Reliance Gas Regulator & Machine Company
71720	Renton Motor Car Company
81497	R. E. St. Clair Co.
80880	Retail Pedlers Protective Association of the State of California The
72085	R. H. McCray Company
58902	Rialto Company The
56442	Rio Cimarrones Plantation Company
76326	Ritchie-Keller Construction Co.
76347	Riverside Hotel Apartments
51587	Riverside Vineyard Co. Inc.
79141	Robards Film Manufacturing Company The
77684	Robert L. Ware Company
81678	Robert L. Ware Investment Company
44167	Robert Mitchell Company
54604	Robert Sharp and Son Company
77143	Robinson Nursery Company
31555	Rogers Development Co.
79903	Rorvik Commercial Marine Company
78292	Rossiter Banfield Company
79816	Royal Creamery

81195	Royal Valve Company The
78938	R. S. Corporation
80431	Rubber Vita Company
42380	Rusconi Fisher & Company
48144	Russell Cream Company
73130	Sacramento County Cured Fruit Association
62384	Sacramento Holding Company
80953	Sacramento Social Club
77928	Sacramento Underwriters Inc.
73309	Sacramento Valley Development Co.
37322	Sacramento Valley Land Co.
55589	Samuel Montgomery Aerial Navigation and Promotion Company
81537	San Bernardino Torrens Title Corporation
65198	San Diego Commercial Club
80767	San Diego Orchestral Association
81734	San Diego Sugar Company
81687	San Diego Tax Agency Corporation
74078	San Dimas Citrus Nurseries
71413	Sanford Cloak & Suit Company
69091	San Francisco Disposal Company
79733	San Francisco Egg Noodle Manufacturing Company The
26029	San Francisco Electrical Co.
79770	San Francisco Jitney Bus Association
77848	San Francisco Peninsula Company
79798	San Gabriel Holding Company
80018	San Gabriel Live Stock Company
69040	Sanitary Milk Company The
76453	San Joaquin Adjustment and Finance Company
80225	San Jose Automobile Athletic Association
43623	San Jose Contracting Company
60874	San Jose Contract Mill and Lumber Company
73569	San Jose Water Front Company
46370	San Luis Brick Co.
79429	San Luis Rey Social Club
77212	San Rafael Building Association
73435	Santa Anita Land and Water Company
78539	Santa Barbara Development Company
74530	Santa Barbara Unit Brick and Tile Company
77062	Santa Cruz Mt. Home Company
67028	Santa Monica Supply Company
73967	Santa Monica Tennis Club
81592	Sausalito Service Garage and Machine Works
35943	Schooner "M. Turner" Co.
79796	Screen Club of San Francisco
76510	Seeberg Hygelund Co.
71393	Security Leasing Company
80762	Sellers Specialty Co.
66498	Sharer Investment Company
78911	Shelby Pocket Square Company
77565	Shelby Window and Manufacturing Company
55989	Shenson's
23062	Sherwood Estate Co.
53674	Shoshone Steamship Co.
81061	Shriekhorn Company The
75717	Sierra Manufacturing Company
33672	Sierra Mercantile Co.
70330	Sierra Vista Construction Company
76419	Sigma Alpha Epsilon Building Association
57929	Signal Steamship Co.
70261	Silicino Company
26517	Simpson-Pirnie Granite Co.
72952	Sisk Universal Concrete Railroad Tie Co.
78514	S. Meyer & Co. Inc.

75743	Smith Pollock Mercantile Company Inc.
28582	Solano County Agricultural Association
69796	Sonnenfeld Flower and Feather Co.
71920	South Coast Improvement Company
67741	Southland Jewelry Company
38916	South Pasadena Realty and Improvement Co.
80333	Southside Auditorium Social Club
49372	Southwest Amusement Company
72364	Southwestern Foundries Company
79289	Southwestern Steamship Company Limited
75558	Southern Concessions Company
81725	Southern Pacific Steamship Company
74314	Southern California Amusement Association
67463	Southern California Canning Company The
81045	Southern California Tax Agency
78661	Speedo Copy Holder Company
76723	Spring Hill Wine and Liquor Company
81053	St. Charles Hotel and Restaurant Company
80091	St. Francis Social and Political Club
71452	St. Francis Theatre Co.
81371	Stanford Cafe Inc.
61251	Stanislaus Creamery Co.
81050	Stanislaus Dairy Farms Company
80904	Standard Commercial School
65278	Standard Corrugated Pipe Company
79061	Standard Directory Company
80125	Standard Garage of San Pedro
78473	Standard Jewelry Company
81415	Standard Metal Tire Manufacturing Company
9663	Standard Soap Company
58775	Star Brandy Company
53295	Star Builders Supply Company
80464	Star Starter & Accessory Manufacturing Company
76350	Stern Furniture Company Inc. The
81033	Stockton Auto Company
77582	Stockton Business University and Normal School
65782	Stockton Commercial College and Normal School
61458	Stockton Taxicab Company
61546	Strathmore Citrus Association
78107	Street Bond Company of California.
64308	Suburban Development Company of Southern California
81698	Suburban Realty Company
80914	Sullivan Tractor Co.
81551	Sullivan Tractor Company The
47972	Sunset Paper Co.
53671	Sunset View Cemetery Association
81474	Susanville Hotel Company
61664	Sutter Hotel Company
70982	Sutter Land Company
54793	Swanton Investment Co.
80816	Swedish American Business Men's Club of Los Angeles County The
80869	Table Queen Bread Company of California Inc. The
59062	Tallac Hotel Company
80127	Taxpayers League of California
79750	Ten Broeck Tire Sales Company
81666	Thompson Mackay Company
76167	Tipton Land Company
80545	T. M. A. Club
63347	Tomkins and Company
81219	Topanga Land Improvement Company
66654	Trinity Building Company

79383	Triumph Tractor Company
80023	Troy Wet Wash Laundry Co.
62741	Tuberclecide Company
58561	Tulare Eucalyptus Company
60480	Tulare Fruit Growers' Association
76352	Tulare Ice Company
80449	Tuolumne Merchandising Company The
53076	Turlock Creamery Company
71455	Turlock Cured Fruit Association
32889	Turnback Hotel Company
81253	Twentieth Century Club The
79238	Twolock Nut Company
80791	Unit Gas Heating Company
66592	Unity Manufacturing Company
81308	Union Abstract Company of Kern County
78705	Union Auto Bus Company
71223	Union Film & Supply Co.
71844	United Home Builders
69992	United Investors Company The
71474	United Marketing Company
76132	United States Film Company
79608	United States National University
80958	Universal College of Drugless Therapeutics The
79652	Universal Drafting Bureau
77046	Universal Screen Company
75394	Universal Stage Equipment Company
34763	U. S. Promoting and Development Co.
50617	Utt Investment Company
79119	The Vallauris Company The
81721	Valley Garage
72152	Vance Company Inc. The
74429	Van Dorn Collection Service Inc.
81042	Varnum Crude Oil Burner Co.
51120	Venetia Company
68616	Venice Investment Company
81388	Veteran's Army and Navy Club and Cafe
62421	Vicksburg Theatre Company
73079	Victor Incubator Co.
72882	Vim Motion Picture Co.
80303	Visalia Cured Fruit Association
74557	Vital Force Vibrator Company
17820	Vulcan Iron Works
49732	Vulcan Rock Company
49673	Waffle Kitchen Company The
76224	Wahlgreen Company The
45722	Wakiva Land and Water Co.
79271	Walcott Co. The
79928	Wasco Dairyman's Association The
74687	Washington, Alaska Utahnite Safety Powder Company
80590	Washington Improvement Company
41345	Welbanks & Co.
66802	Wells and Lane Company
75073	Werner Manufacturing Company
67645	Wet Wash Laundry
75267	West Coast Art Company
75070	West Coast Manufacturing Company
81248	West End Social Club
76961	West Hollywood Transfer Company
80193	West Side Co-operative Creamery Association
81279	Western Agencies
79156	Western Amusement Club of Los Angeles

68191	Western Hardware & Arms Company
74608	Western Harvesting Company
58828	Western Holding Company
81517	Western Instrument Company
70201	Western Land Syndicate
81209	Western Mausoleum Company
69777	Western Mineral Concentration Company
69043	Western Ranching Corporation
70375	Western Timber Treating Company
72108	Western Union Home Builders Inc.
74963	W. H. Early Company
72459	Wheeler Shoe Company
76690	Whitcomb Rethy Manufacturing Corporation
81639	Wideman Goat Milk Company
81685	Wilcox Investment Company Inc.
60645	Willow Glen Dairy Company
81429	William E. Clatworthy
36486	Williams Asphalt Mastic Co.
73991	Wilmington Mill and Contracting Co.
75664	Wilshire Auto Company
64374	Winder Munter Company
80052	W. L. Hemminga Inc.
81493	W. Margulis Co.
68887	Wm. Brown Land Company
79827	Woman's Assembly of East San Diego The
79970	Women's Ten Thousand Club
73258	World's Aerial Transportation Company The
77064 79207	Woodland Cured Fruit Association / Wood Automobile Pneuma- tic Devices Company
76162	Wrightson Anderson and Yost
67539	Wyckoff Safety Aerial Machine Co. The
80866	Yeldah Film Corporation
70949	Ye Liberty Candy Co.
81113	Yomato Club
73811	Yosemite Drug Store Inc. The
61687	Young Ladies Institute Hall Association
81477	Yreka Owl Association

68191	Western Hardware & Arms Company
74608	Western Harvesting Company
53828	Western Holding Company
81517	Western Instrument Company
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61687	Young Ladies Institute Hall Association
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M I N E S.

77752	Advance Gold Mining Company
78005	Allison's Mines Company, The
30216	Arclight Mining Co.
78282	Atlas Witney Mines Company
36620	Austin Group Mining & Milling Co.
75868	Baker Gold Mining Company
40264	Basler Mining and Development Co.
25814	Ben Franklin Gold Mining Co.
81332	Best Itc Company
81038	Big Oak Mining Company
41400	Birchville Mining Company
34447	Brooklyn Mg. Co.
40779	Butler Hydraulic Mining Co.
51074	Butte Creek Consolidated Dredging Co.
64874	Castac Mining Company
77934	Circle B Quicksilver Mining Company
38148	Clipper Ship Mining Co.
81657	Conqueror Gold Mining and Milling Company
65745	Desert Belle Gold Mining Company
44185	Dorleska Gold Mining Company
67523	Drobnier Dredging Company
81632	Elizabeth Mines
50716	Empire California Mines Company
80688	Forest Hill Mining Company
71139	Forest Mining and Gem Company
59318	Frankmont Mining Company
66291	Gaylord Mining Co.
60056	Gigante Mining Company
36237	Gold Bronze Mining Company
80293	Gold Reduction and Development Company
54230	Golden Rod Mining Company, The
39440	Golden Scepter Gravel and Quartz Mining Co., The
76720	Grace Gladys Gravel and Quartz Mining Company, The
78523	Granite Company
81362	Gravel Deposits Mining Company
74036	Gyp Mining Company, The
57345	Helester Gold Mining Company
77690	Hydro Sixis Mines Company
72503	King Placer Mining Company
30038	La Palma Mining Company
80098	Lindsay Gold Mining Company, The
76123	Lord-Stuart Gold Company, The
71566	Lost Cabin Mining Company
70370	Lucky Strike Mining Company
70754	Mamaluke Hill Gold Mining Company
42687	Moose Goldfield Mining Company, The
81004	Morelead Mining Company
35317	Mount Pleasant Consolidated Gold Mining Co.
32259	Mt. St. Helena Mining Co.
64268	Murchie Gold Mines Company
61243	Otter Bar Placer Company
80968	Pacific Coast Manganese Company
73462	Palm Hill Mines Company
48820	Philadelphia Quicksilver Mining Company
65317	Phoenix Development Company
80620	Pioneer Chief Gold Mining Company
71483	Placer County Properties Company
58934	Red Cross Gold Mines Company
80371	Red Top Mining Company
64405	Rio Vista Mining Company
56217	Rosebud Prospecting and Mining Company
55682	Rose Quartz Mining and Milling Company, The

68136	Sierra Standard Mining Company
79767	Slate-Range Mining Company
66335	Special Investment Company
67709	Stanislaus Gravel Mining Company
72992	St. Anthony Mining Company
68835	Stocktonia Mining Company
80829	Sutter Creek Mining Company, The
59672	Topeka Gold Mining and Milling Company
77726	Trinity Asbestos Mining Company
67528	Turnagain Arm Mines Company
58910	Tuscarora Mining & Milling Company
79344	Ygnacio Mining Company
51811	Yosemite Investment Company
76470	Young America Realty and Mining Company

OIL

32558	Banner Oil Company
61313	Berkeley Coalinga Oil Company
40353	Big Shell Petroleum Co.
80815	California Profit Sharing Oil Company
26301	Coalinga Oil Co.
68772	Dorsby Oil Company
28783	Duquesne Oil Co.
30621	Fossil Oil Mining and Development Co.
76762	Haseltine Oil Co.
74799	High Grade Oil Company
49276	Lopez Canyon Oil Company
42206	Lucile Oil Co.
60870	Maricopa Producers Oil Company
65410	M. G. & P. Company
60540	Midas Oil Company
29652	Monte Cristo Oil & Development Co.
53909	Opal Oil Company, The
65771	Parkfield Pioneer Oil Company
65370	Piru Monarch Oil Company
24647	Producers and Consumers Oil Company of California
81667	Prudential Oil Company
60815	Truine Oil Company
55086	West Oil Company
29886	Wilson Oil Co.

WATER

57379	American Irrigation Company
14222	Arcata Water Co.
73386	Big Springs Water Association
37108	Central Canal & Irrigation Co.
81162	Coachella Mutual Water Company
78540	Coachella Valley Dates Gardens Water Company
-----	Colegrove Water Company
67458	Consumers Water Company
-----	E. A. Frissell
71536	First Thorne Hill Mutual Water Company
68838	Foothills Water Company
76947	Imperial Laguna Water Company
75481	Imperial Water Company No. 9
42494	Irwin Heights Water Co.
62503	Mojave River Land & Water Company
21736	Nemaha Water Co.
77578	North Woodlake Water Company

Mines ---Continued

68136	Sierra Standard Mining Company
79767	Slate-Range Mining Company
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72992	St. Anthony Mining Company
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42494	Irwin Heights Water Co.
62503	Mojave River Land & Water Company
21736	Nemaha Water Co.
77578	North Woodlake Water Company

Water - Continued.

77308	Pacoima Water Company
62197	Secret Valley Development Company
37639	South Los Angeles Water Co.
74478	Suburban Water Co.
71533	Superior Mutual Water Company
17534	Verdugo Pipe & Reservoir Co.
81099	Widemann Water and Canal Company
60521	Westmorland Water Company
71162	Yucaipa Triple Falls Mutual Water Company

QUASI - PUBLIC

1271	Glenn County Telephone Company, The
1456	Hughson Telephone Company, The
1369	Tehama County Telephone Company
55793	Downey Light, Power and Water Company
81553	Southern Utilities Corporation
67477	Central California Gas Company
71136	West Coast Gas Company
1330	Bellingham Terminals and Railway Company
724	Greenwood Railroad Company
75468	Marin County Electric Railways
1496	Martinez and Concord Interurban Railway Company
1171	South Park and East Side Railway Company, The
535	Colusa and Lake Railroad Company

BANKS

69165	Bank of Gilroy
675	Bank of Hollister
21098	Savings and Loan Bank of San Benito County
22569	Santa Clara Valley Bank
50557	Citizens Bank of Visalia

INSURANCE

36385	Pacific Coast Casualty Company
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FOREIGN CORPORATIONS

75716	Alfalfa Ranch Company
77671	Bigelow Carpet Corporation
80421	Brockmann & Co.
78610	Delta Land and Water Company
72917	Dodwell and Company Limited
76000	George Starr White Inc.
54862	Hemet Orange Growers Association
37420	James Smith & Co.
81442	M. Schwind Company
43310	Pittsburg Aluminum Co., The
52660	Putnam Granite Co.
58116	Sacramento Valley Irrigation Co.
67042	United Properties Company of California, The
79830	Weary and Alford Company
79519	Western Auto Subcasing Co.

MINING

70078	Aurora Mines Company
64486	California Consolidated Gold Mines and Exploration Company
68632	Globe Consolidated Mining Co.
74240	Rollin Mining Company
80692	Venezia Gold Mines

OIL

54718	British Consolidated Oil Corporation Limited, The
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WATER

139	Summit Water & Irrigating Co.
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INSURANCE

63516	Illinois Surety Company
69442	Occidental Fire Insurance Company

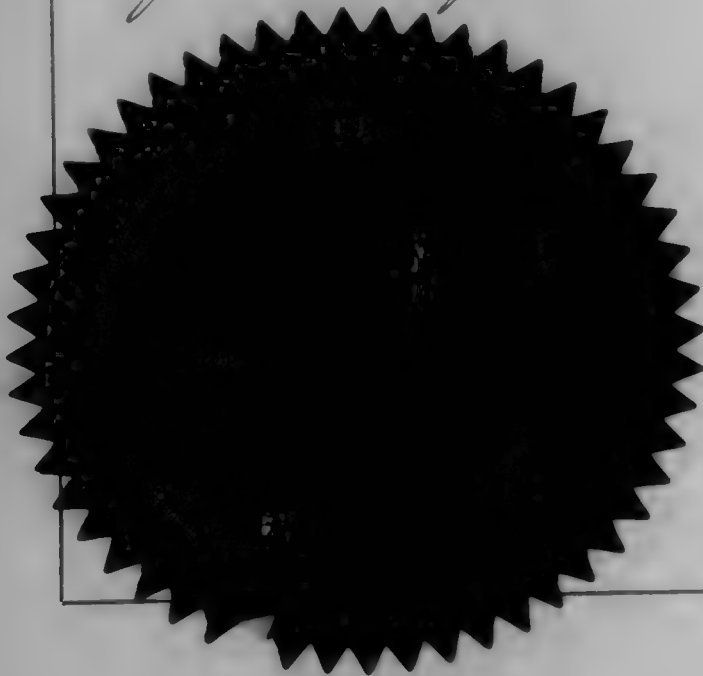
NOW, THEREFORE, I, WM. D. STEPHENS, Governor of the State of California, in accordance with the provisions of the above mentioned acts of the legislature, do hereby proclaim that the charters of the domestic corporations of this State hereinbefore mentioned have been forfeited, and the right of the foreign corporations hereinbefore mentioned to do business in this State has been forfeited.

IN WITNESS WHEREOF, I have hereunto set my hand, and caused the Great Seal of the State of California to be affixed, this 22nd day of March, A.D. 1917.

Wm. D. Stephens
Governor.

ATTEST:

Frank L. Gordon
Secretary of State.
by Frank H. Gory Deputy



[P. 36] 11.11.11.

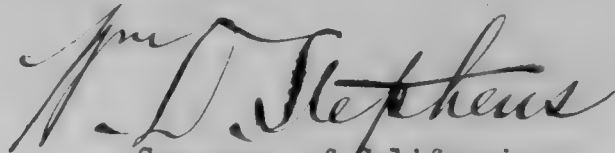
458

Executive Department

State of California

PROCLAMATION.

In accordance with custom and as a reminder to the people of our state, I wish to commend the movement to observe WEDNESDAY, April 18th, as "Fire Prevention Day". A general effort of precaution against fire will be of important value to the state.


Governor of California.

Dated: Sacramento, Cal., April 10, 1917.

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Executive Department

State of California

PROCLAMATION.

I desire to join in directing attention to the observance of MONDAY, April 30th, as "Advertising Day" in the State of California. The importance of advertising in our economic life is not to be overestimated. We, of California, have particularly come to have an appreciation of it because of the results achieved in increasing our population and in extending the markets for our products. In our general commercial life advertising is more and more attaining standards of integrity and art that justify recognition of it as an essential factor.

I am glad to give encouragement, so far as I may, to those who are seeking to place the calling of the advertising man on the high plane which is the aim of the various advertising clubs that have been formed in our leading cities.

I, therefore, commend to the people of the State of California recognition of MONDAY, April 30, as "Advertising Day."



Governor of California.

Dated: Sacramento, Cal., April 12, 1917.

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Executive Department

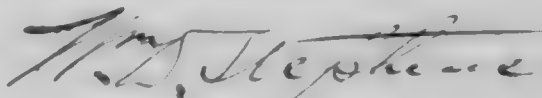
State of California

PROCLAMATION.

WHEREAS an emergency in our national and state affairs now exists in which it is desirable to have full information concerning the production, distribution and supply of food in the State of California, and,

WHEREAS the Committee on Resources and Food Supply of the State Council of Defense has directed the Department of Agriculture of the University of California, assisted by the State Department of Agriculture, State Commission of Horticulture, State Board of Health, State Veterinarian, State Market Director, the United States Forestry Service and other agencies, to hold meetings in the various counties of the State, to the end that the desired information may be expeditiously obtained;

Therefore, I, William D. Stephens, Governor of California, do direct that such hearings be held, and I call upon the producers and distributors of food stuffs to set aside their usual occupations in order to attend the conferences at the places and dates between April 16th and 28th, already announced in the various counties.



Governor of California.

Dated: Sacramento, Cal., April 16, 1917.

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
461

Executive Department

State of California

I, William D. Stephens, Governor of California, do hereby designate as RAISIN DAY, Monday the 30th of April, and commend its observance throughout the state.

Plans have been made for the usual elaborate celebration at Fresno, and I wish to urge all those who can to attend this festive occasion. Those who are unable to do so have reason to join in the festival spirit and to rejoice over the prosperity of an industry which contributes so greatly to the wealth of our state.


Governor of California.

Dated: Sacramento, Cal., April 26, 1917.

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Executive Department

State of California

P R O C L A M A T I O N.

WHEREAS, The President of the United States has fixed June 5th as the day upon which registration for the selective draft shall be held throughout the nation; and,

WHEREAS, A more accurate and swift registration may be had if the entire people devote themselves to this single purpose on Registration Day,

NOW, THEREFORE, I, WILLIAM D. STEPHENS, Governor of the State of California, by virtue of the power and authority in me vested do hereby proclaim TUESDAY, June 5th, 1917, to be a public holiday.

I recommend that upon Registration Day all places of business be closed between the hours of 7 A.M. and 9 P.M., except where necessity and public welfare demand otherwise.

This is no ordinary holiday. It should not be observed in a light or thoughtless mood. The day must be approached with serious mind and full understanding of its deeper meaning.

Let us make this REGISTRATION DAY throughout our State a Day of Service.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 26 day of May, 1917.

Attest

Frank C. Jordan
GOVERNOR
Frank C. Jordan
SECRETARY OF STATE
My Comm. Exp. 1918



Liberty

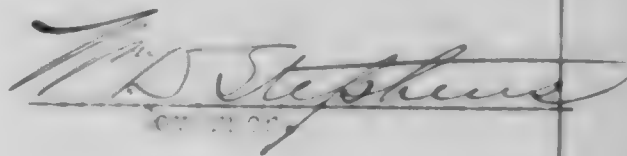
Executive Department

State of California

PROCLAMATION.

The question of Fire Protection has never been of greater importance than it is today. The state has in great measure responded to the call of the nation for increased production of foodstuffs and our barns and warehouses are full of our products. The navy yards, arsenals, shipbuilding plants and factories of the state are working night and day that the Army and Navy may not lack equipment. It is simple patriotism that we do everything in our power to keep safely the products we have raised and to insure the successful completion of all government work. We can do a great deal toward that end if we take care that the risk of devastation by fire is kept at the minimum.

To emphasize the importance of Fire Protection, I do hereby designate and set apart TUESDAY, October 9th as Fire Protection Day and do urge that all people on that day make an especial effort to put their premises in such condition that the possibility of the start and spread of fire will be eliminated.


W.D. Stephens
GOVERNOR

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464

OFFICE OF STATE VETERINARIAN
SACRAMENTO, CALIFORNIA.

P_R_O_C_L_A_M_A_T_I_O_N

Dated, October 6th, 1917.

QUARANTINING LIVE STOCK IN YOLO
COUNTY AGAINST ANTHRAX.

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

OCT 20 1917

FRANK C. JORDAN

By *Frank C. Jordan*
SECRETARY OF STATE
DEPUTY

STATE OF CALIFORNIA
EXECUTIVE DEPARTMENT

PROCLAMATION

Sacramento, California, October 6, 1917.

"WHEREAS, The fact has been determined by the State Veterinarian of the State of California that an infectious, communicable disease known as anthrax, exists among live stock located on many ranches in Yolo County, California; and

"WHEREAS, The unrestricted movements of any class of live stock, except work animals, in the County of Yolo, or to points outside, would result in the further spread or dissemination of said disease among other live stock in the State of California; and

"WHEREAS, Under and by virtue of an act of the Legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, March 23, 1908, and March 19, 1909, and as further amended and approved March 10, 1916, the State Veterinarian of the State of California in order to prevent the spreading and communication of said disease to other live stock not so affected has, on this sixth day of October, 1917, established the following rules and regulations:

(a) The said County of Yolo is hereby quarantined and no live stock, except work animals, shall be ~~permitted to leave~~ driven or taken out of the County, or from within the precincts where they are at present located, unless they are accompanied by a written permit issued by the State Veterinarian of the State of California or one of his duly authorized deputies, or by the County Live Stock Inspector of Yolo County.

(b) No live stock, except work animals, shall be moved or taken out of said Yolo County unless they are accompanied by a written permit issued by said State Veterinarian or one of his

By _____, Secretary of State.

foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

Now, therefore, I, WILLIAM D. STEVENS, as Governor of the State of California, by virtue of the authority invested in me by law, do hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian to be legal and binding rules and regulations within the State of California; and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in section eight of that said act of the legislature of the State of California, entitled, "An act to protect domestic live stock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor."

In witness whereof, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this sixth day of October, 1917.


Governor of the State of California.

Attest:


Secretary of State.

STATE OF CALIFORNIA
EXECUTIVE DEPARTMENT

P_R_O_C_L_A_M_A_T_I_O_N

Sacramento, California.
October 23rd, 1917.

WHEREAS, it has been determined by the State Veterinarian that the infectious, communicable disease of animals, known as anthrax, is now under control in Yolo County, California.

NOW, THEREFORE, I, WILLIAM D. STEPHENS, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby revoke the proclamation dated October 6th, 1917, relating to the movement of live stock into and within the County of Yolo.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed this 23rd day of October, 1917.

Wm D Stephens

GOVERNOR OF THE STATE OF CALIFORNIA.

ATTEST:

Frank B. Gordon

SECRETARY OF STATE.

My Frank B. Gordon Deputy

and that all Mayors and other local
authorities join with this local liberty loan
Committee in rolling up a subscription in
the State of California that will far exceed our
attainment

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Executive Department

State of California

PROCLAMATION.

The Nation is calling upon us to lend our money for its support in this hour of emergency. The eyes of our Allies are upon us looking for encouragement. Our enemies are watching us looking for a sign of weakness. We must show the world by our response to the Nation's call that we as a people are absolutely and unalterably pledged to the cause of liberty. In order to emphasize the duty that is ours, the President has designated Wednesday, the 24th day of October, 1917, as LIBERTY DAY. I strongly feel that the people of this state should, on that date, set aside their ordinary duties and devote themselves to the support of the Liberty Loan Campaign. I do, therefore, urge that the afternoon of that day be made a holiday for all state employees throughout the state whose services can be spared ~~and~~ that all stores and all public places be closed, ~~as far as possible.~~

^{and}
I trust that all the Mayors and other local authorities ~~will~~ ^{on Liberty Day} cooperate with their respective Liberty Loan Committees ~~to the end that California's allotment of Liberty Bonds be greatly over-subscribed.~~ ^{in the celebration of Liberty Day} ~~in making the strongest possible effort to insure~~ ^{making the strongest possible effort to insure} ~~roll up of the subscription of California~~ ^{roll up of the subscription of California} Governor.

~~on Monday in rolling up the subscriptions~~
~~in California in rolling up a great over-~~
~~haul~~ ^{in California}

43.

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Executive Department

State of California

TO THE PEOPLE OF THE STATE OF CALIFORNIA:

Urged by my sense of patriotic duty to support every effort toward the nation's victory in the struggle now being waged on land and sea, I appeal to the women and the men of California to at once sign the Food Pledge of the Federal Food Administration.

These pledges will be presented at every door, they will appear in newspapers, they will be spoken of in the churches, theaters, and moving picture houses. Every agency, federal, state, county, municipal, public and private will be used to bring these pledges to your notice. Every woman and every man in California should sign.

The pledge is a simple one. It merely states that the signer is glad to join the Federal Administrator in the service of food conservation of our nation and that the signer accepts membership in the United States Food Administration, pledging herself or himself to carry out the directions and advice of the Food Administrator in the home so far as circumstances permit.

I appeal to you as Americans, as Californians and as lovers of your nation and of humanity to sign the Food Pledge. A unit of American homes arrayed against the enemy will mean certain success.

Wm. D. Stephens

Dated: Sacramento, California, Governor of the State of California.
October 20, 1917.

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Executive Department

State of California

PROCLAMATION.

The President has, by proclamation, set apart Thursday, the 29th day of November, 1917, as Thanksgiving Day, and has urged that on that day we lay aside our appointed tasks to give thanks to Almighty God for the blessings he has bestowed upon us.

In the State of California, we have a multitude of things to be thankful for. On account of a generous season our crops have been overwhelmingly bountiful. The resources of our banks are greater than ever before. The average individual is earning more money than he has for years. We owe thanks for the spirit of patriotism and self sacrifice with which the people of this state have shown in meeting the problems imposed by the war. That our people are blessed with such a sense of their duty to the Nation is cause for the most sincere gratitude.

Above all, however, our thanks should be given for the spirit which lives in the hearts of the men who are offering their lives in the service of their country. That is the spirit which gave strength to the men of Lexington and Valley Forge, and is the spirit which has built this Nation into one of the great powers of the earth. We should all thank God that we as a people, in spite of our tremendous material prosperity, hold fast to the ideals of our fore-

fathers.

NOW, THEREFORE, I do hereby declare and proclaim the said 29th day of November, 1917, a legal holiday.

IN WITNESS WHEREOF, I have
hereunto set my hand
and caused the Great
Seal of the State of
California to be af-
fixed this 13th day
of November, 1917.

W. D. Stephens
Governor.

Attest.

James C. Ladd
Secretary of State



11 21 1495

Sub

98
Proclamation

Amendment No 2. 588
Quarantine Order No 26.
Cotton Bait Weevil

SECRETARY OF STATE

the 1ST day of
DECEMBER A. D. 1917.

FRANK C. JORDAN,
SECRETARY OF STATE

By Frank H. Cary
DEPUTY

Executive Office:
FORUM BUILDING, SACRAMENTO
GEO. P. WELDON, CHIEF DEPUTY

Secretary Division:
CAPITOL PARK, SACRAMENTO
HARRY S. SMITH, SUPERINTENDENT

Quarantine Division:
ROOM 11 FERRY BUILDING
SAN FRANCISCO
ROOM 324 UNION LEAGUE BUILDING
LOS ANGELES
ROOM 8 COUNTY COURT HOUSE
SAN DIEGO
FREDERICK MASKEW
CHIEF DEPUTY QUARANTINE OFFICER

State of California

Commission of Horticulture

G. H. HECKE
Commissioner

January 17, 1917

MEMORANDUM FOR THE COMMISSIONERS

Subject: Cotton Seed

The Commission on the subject of cotton seed, the late Commissioner of Agriculture, has recommended that the

the cotton seed (Anthonomus grandis) is known to exist in the State of California, and that the State of California should take steps to prevent the introduction of this pest into the State of California.

Now, it is recommended that until further orders cotton seed from the State of India, Asia, and Africa, should be subject to the following regulations:

Regulation No. 1 - All cotton seed imported into the State of California from any foreign country, shall be subject to the following regulations: (1) All cotton seed shall be placed in a container which shall be sealed and labeled with the name of the country of origin and the name of the importer. (2) All cotton seed shall be placed in a container which shall be sealed and labeled with the name of the country of origin and the name of the importer. (3) All cotton seed shall be placed in a container which shall be sealed and labeled with the name of the country of origin and the name of the importer.

Regulation No. 2 - All cotton seed imported into the State of California from any foreign country, shall be subject to the following regulations: (1) All cotton seed shall be placed in a container which shall be sealed and labeled with the name of the country of origin and the name of the importer. (2) All cotton seed shall be placed in a container which shall be sealed and labeled with the name of the country of origin and the name of the importer. (3) All cotton seed shall be placed in a container which shall be sealed and labeled with the name of the country of origin and the name of the importer.

Quarantine Order No. 124. November 29, 1917

one copy to be delivered to the State Quarantine Guardian before release of said cotton seed to consignee, and one copy to be retained by the importer of the cotton seed.

All quarantine orders or regulations promulgated for the protection of the cotton industry of the State of California are directed also against antagonis pyralis variety tharberiae, and the boll worm, pestifer mississippiella.

The foregoing regulations do not apply to the experiments of the United States Department of Agriculture in the State of California.

Quarantine Order No. 124 is hereby rescinded.

Adams
STATE COMMISSIONER OF HORTICULTURE.

APPROVED:

Wm. D. Stephens
GOVERNOR OF THE STATE OF CALIFORNIA.

417 7 07 589

*See also
Transcript of the evidence
Order No 29*

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

FEB 1 - 1918

FRANK C. JORDAN
SECRETARY OF STATE

By *Frank C. Jordan*
DEPUTY

Executive Office
FORUM BUILDING, SACRAMENTO
GEO. P. WELDON, CHIEF DEPUTY

Secretary Division
CAPITOL PARK, SACRAMENTO
627 N. OLIVE ST. ALHAMBRA
HARRY S. SMITH, SUPERINTENDENT

Quarantine Division
ROOM 11 FERRY BUILDING
SAN FRANCISCO
ROOM 324 UNION LEAGUE BUILDING
LOS ANGELES
ROOM 8 COUNTY COURT HOUSE
SAN DIEGO
FREDERICK MASKEW
CHIEF DEPUTY QUARANTINE OFFICER

State of California

Commission of Horticulture

G. H. HECKE
Commissioner

D. C. FESSENDEN
Secretary

AMENDMENT NO. 1 TO QUARANTINE ORDER NUMBER 29.

ALFALFA WEEVIL


The fact has been determined by the State Commissioner of Horticulture that the alfalfa weevil, (Phytonomus posticus), has now invaded Delta County, Colorado.

NOW, THEREFORE, it is declared necessary, in order to prevent the introduction of the alfalfa weevil (Phytonomus posticus), into the State of California, to include Delta County, Colorado, in the list of quarantined areas named in Quarantine Order No. 29, viz: the State of Utah; the counties of Cassia, Bingham, Bear Lake, Oneida, Bannock, Franklin and Power in Idaho; and the counties of Sweetwater, Uinta and Franklin in Wyoming.

All regulations of Quarantine Order No. 29 from the date of signing of the amendment, will apply to Delta County, Colorado, in the same manner as to all places designated in the original order.

Quarantine Order No. 29 is amended accordingly.

Issued January 31st, 1918.



State Commissioner of Horticulture.

Approved -



Governor of the State of California.

LF 5070 400

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THE MESSAGE.

Tomorrow

One year ago ~~today~~ the United States of America took its place beside the nations which are hazarding their existence to the end that the evils of autocracy may be obliterated. During that year we have accomplished much. We have trained and equipped an enormous army; we have taught ourselves the lessons of food conservation; but the greatest test of our needs has been the complete unification of the patriotic spirit of the people in support of the stand the Nation has taken.

By the strength of that spirit we and our brave allies are waging this war and by that strength we will win it.

I believe that on this day we should take some time to pledge ourselves anew to the cause for which we fight and to thank God for the success we have thus far had.

W. W. Taft

GOVERNOR.

April 6, 1918.

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Executive Department

State of California

The California State Board of Forestry, having in mind the great losses which the State of California annually suffers through the ravages of fire, desires to impress upon the people of the state the great necessity of care in the use of fire during the coming summer. Particularly at this time, when the economic losses brought about by the war are the greatest the world has ever known, should we all do everything in our power to lessen the annual loss which fire causes. Particularly should all the people of California remember how important it is to the prosperity of our state that vegetation upon our water sheds be protected in order that our subterranean reservoirs may be kept full. To campers, to those who are making clearings, and to tourists who travel through the mountain regions especially should the warning apply.

NOW, THEREFORE, in order to emphasize the need of fire protection and the importance of the campaign which the State Board of Forestry is carrying on, I do hereby declare ^{18th} day of APRIL, 1918, as FIRE PREVENTION DAY, and trust that on that day all persons will make an effort to place their premises in such condition that the risk of fire will be eliminated so far as possible.

W. D. Stephens
Governor.

LA 6710-1000

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Executive Department

State of California

PROCLAMATION.

President Wilson has declared Friday, the 26th day of April, as Liberty Day and has asked the people of this nation to pledge themselves anew on that day to support the nation's cause by the power of their financial strength.

With that request I am in hearty accord. We must spare no effort to make the third Liberty Loan an overwhelming success in order that our enemies may know that the American people are resolved to win this war no matter what the cost may be.

I therefore urge that stores and all public places be closed on the afternoon of that day and that the people in every city and town and the country districts join in patriotic demonstrations and I also urge that the mayors and other governing authorities join with their respective Liberty Loan Committees to make the celebration a powerful factor in the drive for subscriptions.

For the purpose of participating in Liberty Day celebrations all employees of the State Government throughout the State whose services can be spared may be excused at 12:00 o'clock noon Friday, the 26th day of April.


Governor.

Dated: Sacramento, Cal., April 23, 1918.

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Executive Department

State of California

The State Commissioner of Horticulture has instituted a campaign to destroy the ground squirrel throughout the State. It is said that these rodents do an annual damage to the amount of \$30,000,000, a great part of this damage consisting of the destruction of food stuffs, and in these times special efforts should be made to prevent such loss.

In connection with the campaign the State Commissioner of Horticulture has personally offered prizes to those schools of all classes which make the best record in killing squirrels. I heartily endorse the plan and I hope that the efforts of those in charge of the campaign will be crowned with success, and in connection therewith I do hereby set aside the week of April 29th to May 4th as GROUND SQUIRREL WEEK, and trust that during that time the school children and all other persons will do their utmost to relieve the country of the ground squirrel pest.

Wm. S. Stephens
Governor.

Dated: Sacramento, April 8, 1918.

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Executive Department

State of California

The great tragedy of the war is the anxious and aching hearts of the mothers of our soldier boys. In contemplation of their tears and of their sublime heroism, we are stirred to the depths in sympathy and respect.

Next Sunday will be observed in the trenches by writing letters to mothers at home. We must ever be mindful of those whose sons have gone to the front and try to sustain them in their misgivings and their griefs. We should, on Mothers' Day, May 12th, ask Almighty God to protect all mothers but particularly should we ask ^{Him} ~~him~~ to hearten and comfort the mothers who are longing for the safe return of their courageous sons.

W. S. Stephens
Gov. Calif.


Dated: Sacramento, May 6, 1918.

Executive Department

State of California

The great tragedy of the war is the anxious and aching hearts of the mothers of our soldier boys. In contemplation of their tears and of their sublime heroism, we are stirred to the depths in sympathy and respect.

Next Sunday will be observed in the trenches by writing letters to mothers at home. We must ever be mindful of those whose sons have gone to the front and try to sustain them in their misgivings and their griefs. We should, on Mothers' Day, May 12th, ask Almighty God to protect all mothers but particularly should we ask ^{him} ~~them~~ to hearten and comfort the mothers who are longing for the safe return of their courageous sons.


GOV. CALIF.

Witness my hand and seal, at Sacramento, May 8, 1918.

LF 3610:502.

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11-11-11

Executive Department

State of California

The gathering of crops in California during the approaching harvest season is a matter of serious concern to which the State must immediately direct its attention.

The farmers of California have in a spirit of splendid loyalty responded to the appeals of the government to increase production. They have done all that a patriotic people could do to help meet the food crisis. Now that they have done their part, it remains for those in other industries to be ready to give their aid in the critical situation that is likely to confront our State.

The immediate solution is to ask persons who never before have turned their hands to farm labor to help the farmer bring in the crop. We must go to the cities and ask men, women and children to help in the harvest. We must ask them to turn aside from their regular occupations, unless they are engaged in essential war work, to give up their vacations and to offer themselves to the farmers of the state. This is a call for volunteers for an army that will serve in the way of a second line of defense.

Offices under the supervision of the State Employment Bureau will be maintained in the larger cities; offices will also be maintained in smaller places during the crop gathering periods, to which volunteers can report for information and instruction. At these places men specially qualified will be stationed, to the end that efficient and direct service can be had.

The employers of such labor will be required to

furnish proper housing of those who volunteer and wherever other facilities are not available camps will be installed under proper supervision.

In order that it may be ascertained how many of our citizens will volunteer for this work, and when their services can be used, I call upon all those will be able to give their aid to enroll at the office of the State Employment Bureau, or of any of the other organizations giving special attention to this work; and in enrolling to state when their services will be available, the kind of work preferred, etc. Such communications as are sent to my office in Sacramento will be referred to the proper bureau.

It is highly important that every source of labor supply be availed of. Where feasible employers in non-essential industries should give leaves of absence to employees who will volunteer.

Among those co-operating in this movement are the Federal Employment Service for the Pacific Coast; the State Employment Bureau; the Farm Labor Committee of the State Council of Defense; the United States Public Service Reserve; the Agricultural Department of the University of California, including the Farm Advisers; the State Horticultural Commissioner and his deputies; the Immigration and Housing Commission, the Industrial Welfare Commission, the Women's Land Army, and other organizations.

Further details of this very important enterprise to save crops of California are being worked out and the public will be advised as the plans proceed but the particular purpose of this proclamation is to urge every available person

to enroll to the end that our ~~solemn~~ obligation to give our maximum to the world's supply of food be fulfilled.

Wm. L. Stephens
Governor.

[F3670:503]

*Had
C.A.R.*
No. 101.

PROCLAMATION **474**

BY THE GOVERNOR.
CALLING UPON ALL
MALE PERSONS, BETWEEN
THE AGES OF 18 & 45
TO REGISTER FOR
MILITARY SERVICE, IN
THE UNITED STATES.

DECLARING, SEPT. ~~12~~ 12, 1918
a public holiday.

Filed in the
SECRETARY'S
the 10th
September 1918.
FRANK C. J. [illegible]
By Frank C. J. [illegible]
[illegible]

Executive Department

State of California

PROCLAMATION.

The President of the United States has fixed September 12, 1918, as the day upon which all men, between the ages of eighteen and forty-five, who have not registered heretofore, shall register for the Selective Draft.

It is necessary in order to carry out said registration accurately and completely that the entire people devote themselves to that single purpose on the day designated.

Therefore, I, William D. Stephens, Governor of the State of California, by virtue of the power and authority in me vested do hereby proclaim Thursday, September 12, 1918, to be a public holiday.

I do hereby recommend to all municipal and county authorities having jurisdiction that they see to it that all saloons are closed on that day between the hours of 7 A.M. and 9 P.M.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 7th day of September, 1918.



W. D. Stephens
GOVERNOR

Frank B. Chandler
SECRETARY OF STATE

Vol.
C. 11.

No 100474

By the Governor
Calling upon all
Male persons between
the ages 18 & 45 to
register for military
service

RECEIVED

[Handwritten signatures and initials]

thousand nine hundred and sixteen.
and of September. In the year of our Lord one
Done in the State of California this twentieth

Filed in the office of the
SECRETARY OF STATE
the 10th of
September A. D. 1918
FRANK C. JORDAN.
By *Frank C. Jordan*
DEPUTY

(11)

Index

BY THE GOVERNOR OF THE STATE OF CALIFORNIA

A P R O C L A M A T I O N

WHEREAS, Congress enacted and the President of the United States approved an Act to authorize The President to temporarily increase the military establishment of the United States, and

WHEREAS, the Act of Congress provides for the registration of all male citizens between the ages of eighteen (18) and forty-five (45), inclusive,

NOW, THEREFORE, I, WILLIAM D. STEPHENS, Governor of the State of California, do call upon all male persons who shall have attained the age of eighteen (18) on or before September 12th, 1918, and all who shall not have attained their forty-sixth (46th) birthday on or before September 12th, 1918, to register in accordance with the Law and the regulations prescribed by The President of the United States, provided, however, that the following persons are hereby exempted from registration: Officers and enlisted men of the Regular Army, the Navy, the Marine Corps, and the National Guard and Naval Militia, while in the service of the United States, and Officers in the Reserve Corps, and enlisted men in the Enlisted Reserve Corps while in active duty,

AND I DO FURTHER PROCLAIM and give notice to every person subject to registration in the State of California that the time and place of registration shall be between 7:00 A.M. and 9:00 P.M. on the Twelfth day of September, 1918, and at such place as may be prescribed by the Local Board having jurisdiction over the area wherein he permanently resides, and, in compliance with the Act and the regulations prescribed thereunder, I do call upon every Mayor or County Clerk, receiving such notification, to have a list of said places of registration posted and do charge him with the duty of having all persons making inquiry informed of the place or places at which they may register.

Any person who expects to be absent on the day designated for registration from the jurisdiction of the Board in which he permanently resides may register by mail, but his registration card must reach the Local Board having jurisdiction of the area wherein he permanently resides by the twelfth day of September, 1918.

Any person who, on account of sickness, will be unable to present himself for registration may apply on or before the day of registration at the office of any Local Board for instructions as to how he may register by agent.

Any person who has no permanent residence must register at the place designated for registration by the Local Board having jurisdiction of the area wherein he may be on the day herein named for registration.

Any person who on account of absence at sea, or on account of absence without the territorial limits of the United States, may be unable to comply with the regulations pertaining to absentees, shall, within five days after reaching the first United States port, register with his proper Local Board, or as provided in the regulations for other absentees.

IN WITNESS WHEREOF, I have hereunto set my hand
and caused the seal of the State of California to be af-
fixed.

(SEAL)

Done in the State of California this Seventh
day of September in the year of our Lord one
thousand nine hundred and eighteen.



Wm. H. Stephens
Governor
Attest
FRANK J. JORDAN
SECRETARY OF STATE
BY *[Signature]*

[F 3675: 504]

Executive Department

State of California

SPECIAL ELECTION PROCLAMATION.


I, WM. D. STEPHENS, Governor of the State of California, do hereby proclaim and order that a special election shall be held on the fifth day of November, 1918, in the Twentyninth Senatorial District of this State to fill the vacancy in the office of State Senator from said Twentyninth Senatorial District caused by the death of State Senator Henry H. Lyon.

AND I DO HEREBY offer a reward of One Hundred (100) Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part 1, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand (10,000) Dollars.

IN WITNESS WHEREOF, I have
hereunto set my hand
and caused the Great
Seal of the State of
California to be af-
fixed this 2nd day
of October, 1918.



Attest:


Governor.


Secretary of State.

645

Proclamation

476

10 20

Peking General Election
for State Officers
November 1918

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

OCT 3 - 1918

FRANK C. JORDAN

By *Frank C. Jordan*
SECRETARY OF STATE

Executive Department

State of California

Proclamation

I, J. N. B. [unclear], Governor of the State of California, do hereby proclaim that a general election will be held throughout said State on Tuesday the fifth day of November, 1911, at which the following offices are to be filled:

Member of the House of Representatives, from each of the eleven Congressional districts in the State;

Governor;

Lieutenant Governor;

Secretary of State;

Comptroller;

Treasurer;

Attorney General;

Surveyor General;

Commissioner of Public Lands;

Members of the State Board of Equalization, from each of the four equalization districts in the State;

State Senator from each of the following twenty senatorial districts in the State: Second, Fourth, Sixth, Eighth, Tenth, Twelfth, Fourteenth, Sixteenth, Eighteenth, Twentieth, Twentysecond, Twentyfourth, Twentysixth, Twentyeighth, Thirtieth, Thirtysecond, Thirtyfourth, Thirty-sixth, Thirty-eighth, and also the unexpired term of [unclear] Senatorial District for the unexpired term of [unclear] [unclear].

Member of the Assembly from each of the thirty assembly districts in the State;

Associate Justice of the Supreme Court; two to be appointed;

Associate Justice of the Supreme Court, [unclear].

term of . . . Henshaw, resigned;

Justice of the District Court of Appeal, First Appellate District, Regular Term;

Justice of the District Court of Appeal, Second Appellate District, Regular Term;

Presiding Justice of the District Court of Appeal, Third Appellate District, Regular Term;

Judges of the Superior Court in each of the respective counties of Alameda, Colusa, Contra Costa, Fresno, Humboldt, Kern, Kings, Los Angeles, Madera, Merced, Monterey, San Bernardino, San Diego, San Francisco, San Joaquin, Shasta, and Tulare, the number to be elected to such office in each of said counties in which such election is to be held, both for the regular term thereof and for the unexpired term thereof, being such as is prescribed by the Constitution and laws of this State;

Justice of the Peace in each of the counties and townships in the State, the number to be elected to each office in each of said counties and townships being such as is prescribed by the laws of this State.

Also such state, county, township, district and other offices as are provided by law to be filled at such election.

I further proclaim that at said election there will also be submitted to the vote of the electors such proposed Constitutional amendments, questions, propositions, initiative measures and acts suspended by referendum, as are required to be so submitted by the Constitution and laws of this State;

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the State of California; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of one thousand dollars.

IN TESTIMONY WHEREOF, I,

William D. Stephens, as

Governor of the State



of California, have
hereunto set my hand
and caused the Great
Seal of the said State
to be affixed at the
City of Sacramento,
this 3rd day
of October, 1918.

Wm. S. Stephens
GOVERNOR.

Attest: *John H. Jordan*
Secretary of State.

El 30 - 1954.

Election Proclamation

Executive Department State of California

I, **WILLIAM D. STEPHENS**, Governor of the State of California, do hereby proclaim that a general election will be held throughout said State on **TUESDAY, THE FIFTH DAY OF NOVEMBER, 1918**, at which the following offices are to be filled:

Member of the House of Representatives, from each of the eleven Congressional Districts in the State;
Governor;
Lieutenant Governor;
Secretary of State;
Controller;
Treasurer;
Attorney General;
Surveyor General;
Superintendent of Public Instruction;

Member of the State Board of Equalization, from each of the Four Equalization Districts in the State;
State Senator from each of the following twenty Senatorial Districts in the State: Second, Fourth, Sixth, Eighth, Tenth, Twelfth, Fourteenth, Sixteenth, Eighteenth, Twentieth, Twenty-second, Twenty-fourth, Twenty-sixth, Twenty-eighth, Thirtieth, Thirty-second, Thirty-fourth, Thirty-sixth, Thirty-eighth, and Fortieth Districts; and also State Senator from the Twenty-ninth Senatorial District for the unexpired term of Henry H. Lyon, deceased;

Member of the Assembly from each of the Eighty Assembly Districts in the State;

Associate Justice of the Supreme Court; two to be elected;

Associate Justice of the Supreme Court, unexpired term of F. W. Henshaw, resigned;

Justice of the District Court of Appeal, First Appellate District, Regular Term;

Justice of the District Court of Appeal, Second Appellate District, Regular Term;

Presiding Justice of the District Court of Appeal, Third Appellate District, Regular Term;

Judge of the Superior Court in each of the respective counties of Alameda, Calaveras, El Dorado, Fresno, Humboldt, Kern, Kings, Los Angeles, Madera, Riverside, San Bernardino, San Diego, San Francisco, San Joaquin, Shasta, and Tulare, the number to be elected to such office in each of said counties in which such election is to be held, both for the regular term thereof and for the unexpired term thereof, being such as is prescribed by the Constitution and laws of this State;

Justice of the Peace in each of the counties and townships in the State, the number to be elected to each office in each of said counties and townships being such as is prescribed by the laws of this State;

Also such state, county, township, district and other offices as are provided by law to be filled at such election.

I further proclaim that at said election there will also be submitted to the vote of the electors such proposed Constitutional amendments, questions, propositions, initiative measures and acts suspended by referendum, as are required to be so submitted by the Constitution and laws of this State;

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the State of California; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN TESTIMONY WHEREOF, I, William D. Stephens, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of the said State to be affixed at the City of Sacramento this 3d day of October, 1918.



W. D. Stephens

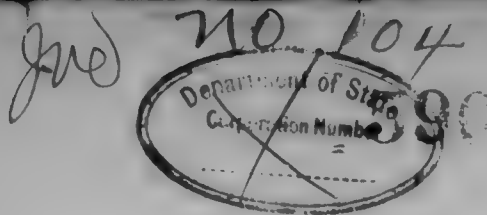
Governor.

Attest:

Frank B. Jordan

Secretary of State.

F 3670150



FILED
In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

OCT 16 1918

FRANK C. JORDAN
SECRETARY OF STATE
By *[Signature]* DEPUTY

UNIVERSITY OF CALIFORNIA

CHAPTER 21

(With Regulations)

ARTICLE XXVII

The fact has been determined by the state commissioner of horticulture that insect injurious to alfalfa, known as the Alfalfa Weevil (*Hypera postica*), new to and not heretofore prevalent or distributed in the state of California, exists in the state of Utah and in certain counties in the state of Idaho, to-wit: Cassia, Blaine, Bear Lake, Owyhee, Cammock, Franklin, Power, Partridge and Madison, and in certain counties in the state of Wyoming, to-wit: Sweetwater, Uinta and Lincoln, and in certain counties in the state of Colorado, to-wit: Delta and Larimer, and that alfalfa hay and other hay and cereal straw, salt grass packing, agricultural emigrant movables, live stock, potatoes, nursery stock, and other vehicles are liable to be carriers of the alfalfa weevil into territories otherwise clean of this pest.

Now, therefore, it is declared necessary, in order to prevent the introduction of the alfalfa weevil into the state of California, that a horticultural quarantine be and the same is hereby established at the boundaries of the state of California, in accordance with the provisions of section 2219b of the Political Code of the state of California, against all alfalfa hay, other hay and cereal straw, salt grass packing, agricultural emigrant movables, live stock, potatoes and nursery stock, except as hereinafter provided.

ARTICLE 1. Alfalfa hay and other hay and cereal straw that have been grown or stored in the state of Utah or in the counties in the states of Idaho, Wyoming and Colorado aforementioned in this order, are hereby prohibited from entering the state of California for any purpose whatsoever, except on the arrival of any such hay or straw as permitted herein in this order, the same shall be immediately sent out of the state or destroyed at the option and expense of the owner or owners, as to their responsible parties.

ARTICLE 2. The alfalfa known locally in the state of Utah as "salt grass packing" shall be admitted into the state of California, provided that each shipment of salt grass packing is accompanied by an affidavit sworn to and signed by the owner or the proprietor of the state of Utah, setting forth in full of the following conditions, to-wit: That the material in the shipment was cut between the lines of section lot and section lot; that the material, shocking, baling, or other process, was not allowed until the temperature of the material was below sixty degrees Fahrenheit, and that the material was not allowed to be stored in the state of Utah for more than thirty days. All shipments of salt grass packing from the state of Utah are accompanied by certificates as hereinafter provided, and shall be admitted into the state of California, except as hereinafter provided, and shall be sent out of the state or destroyed at the option and expense of the owner or owners, as to their responsible parties.

REGULATION 4. All nursery and ornamental stock and other plants imported or brought into the state of California from the aforementioned states and counties, must be packed in fresh sawdust, excelsior or other suitable packing (except tulle, hay or straw), and that each shipment must be accompanied by an official certificate setting forth that each package in the shipment has been fumigated for a period of one hour for 15 live weevil in an air-tight enclosure, or equivalent to being packed, baled or packed for shipment, with cyanide of potassium or sodium at the rate of one ounce to each one hundred cubic feet of space. All shipments of nursery and ornamental stock and other plants as enumerated in this regulation, not accompanied by certificates as herewith provided for, shall be refused admittance into the state of California, and all such shipments shall be immediately sent out of the state or destroyed at the option and expense of the owner or owners, his or their responsible agents.

SECTION 5. No shipment of household or agricultural emigrant movables originating in any state or county designated as infested by the alfalfa weevil shall be brought into the state of California by any common carrier, person or persons unless such shipment be accompanied by a copy of a sworn statement made in duplicate by the owner or shipper after the following forms, on blanks which will be furnished to applicants by the State Commissioner of Agriculture of California, copy No. 1 to be mailed to the Chief Deputy Coroner Officer, Room 10 Ferry Building, San Francisco, California, and copy No. 2 to be delivered to the common carrier agent, with a special certificate appended, to attach to the way bill:

State of _____)
County of _____)

I hereby solemnly swear that I was present during the preparation for shipment of the household or agricultural emigrant movables which this affidavit accompanies; that the goods were delivered to the

..... at
(Railroad) (Station)
on
(Month, day, year)
constituting (less than) a carload
.....
(If carload write initials and car No. here)
to be shipped to
(Name of consignee)
at
(Destination)
via
(Give initials of other lines)

that no alfalfa seed, nursery stock, vegetables or fruit is included in the shipment and that no hay, straw or grain is included for packing material or any purpose except as food necessary for live stock in transit to the California state line; that the shipment is made up of the following:

Household goods, farm implements, tools, harness, farm wagons, automobile,
(Draw a line through items not included)

stands of bees, live stock
(Specify)

feed for animals in transit

.....
(Specify kinds and amount of each)

and
(Specify any items not included in previous classification)

.....
(Shipper or Owner)

Subscribed and sworn to before me,
....., a Notary Public in and
for the State of
County of this
..... day of, 19.....

.....
Notary Public

My commission expires, 19.....

See

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See
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FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

NOV 1 1918

FRANK C. JORDAN

SECRETARY OF STATE

By

Frank

CLERK

Executive Department

State of California

P R O C L A M A T I O N .

In order that we may fittingly celebrate the cessation of hostilities , I William D. Stephens, Governor of the State of California, by virtue of the authority vested in me do hereby declare Monday, November 11, 1918, to be a public holiday.

W. D. Stephens

Governor.

Attest

Frank H. Jordan

Secretary of State

November 11, 1918

My Frank H. Cory
Deputy

115410 101

Proclamation
no 10 6 592

Amending Existing
Resolving Other
Files

FILED

in the office of the Secretary of State
OF THE STATE OF CALIFORNIA

NOV 14 1918

FRANK C. JORDAN

By

SECRETARY OF STATE

DEPUTY

AMENDMENT NO. 1 TO QUARANTINE ORDER NO. 21

Pertaining to Citrus White Flies

The fact has been determined by the State Commissioner of Horticulture that certain conditions of the period make necessary the amending of Quarantine Order No. 21, as follows:

That until further orders dormant nursery stock, of the persimmon and pear varieties, may be removed from the list of prohibited plants enumerated in Quarantine Order No. 21, and the same may be imported into the State of California subject to the following regulations:

REGULATION 1. Persons contemplating the importing or bringing into the State of California dormant nursery stock of the persimmon or pear varieties, from the localities enumerated in Quarantine Order No. 21, shall first make application to the State Commissioner of Horticulture of California for a permit to so do, stating in the application the name and address of the exporter, the locality where the nursery stock was grown, the amount of the importation and the name and address of the importer in the State of California to whom the permit should be sent.

REGULATION 2. All dormant nursery stock, of the persimmon or pear varieties, imported or brought into the State of California from the localities enumerated in Quarantine Order No. 21, not accompanied by a permit to import as provided in Regulation 1, shall be immediately sent out of the State or destroyed at the option and expense of the owner or owners, his or their responsible agents.

All deputies of the State Commissioner of Horticulture and all State Quarantine Guardians are hereby empowered to carry out all the provisions of this amendment.

The foregoing regulation does not apply to the experiments of the United States Department of Agriculture in the State of California.

Quarantine Order No. 21 is hereby amended accordingly.

W. D. Stephens
State Commissioner of Horticulture.

Approved:

W. D. Stephens
Governor of the State of California.

Sacramento, California, November 14, 1918.

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FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

NOV 11 1918

FRANK C. JORDAN

SECRETARY OF STATE

By

[Signature]
DEPUTY

Executive Department

State of California

THANKSGIVING PROCLAMATION .

By proclamation of the President of the United States, THURSDAY, the Twenty Eighth of November, has been designated a day of thanksgiving and prayer.

Never before in the history of our country has there been such occasion for praise to Almighty God. The most cruel war of the centuries has come to an end. America has done a proud part in the great cause for right and justice, and the generations to come will honor the memory of the brave men who gave their lives in order that the peoples on this earth might be free.

Those who have suffered loss of loved ones find a measure of solace in contemplation of what the sacrifice means for human liberty. The world's freedom is now secure. Peace - we hope enduring peace - is now at hand. Our men sent overseas have helped to establish a new Christian fraternity among the nations. Justice has triumphed over the heartlessness of might. The women and children of all lands are safe.

It has been our privilege in California to give a generous measure of aid in the great conflict. We have provided in full measure from our abundant production of food; we have rallied to the call of the national government in its financial needs; and we have supplied more than our quota of men for the armies. We are grateful that we have been able thus to serve the nation.

NOW, THEREFORE, I, Wm. D. Stephens, Governor of California, do hereby declare the said Twenty Eighth day of November, 1918, to be a legal holiday for thanksgiving and prayer.



IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 21st day of November, 1918.

Wm. D. Stephens
Governor.

Attest:

Frank H. Jordan
Secretary of State.

By [Signature]

[F3670-515]

478

PROCLAMATION

I have been asked to aid in the establishment of intelligent and effective cooperative relations with the Federal Board for Vocational Education, in accordance with a national cooperative plan to assist all returning disabled soldiers to gainful occupations in civil life.

I am sure every man, woman and child craves an opportunity to lend a hand in any movement for helping our returning heroes. The willing helpers, however, will appreciate a channel whereby their energies can be intelligently directed.

I, therefore, proclaim the week of June twentieth to twenty-seventh REHABILITATION WEEK and lend cordial endorsement to the agencies meeting during that week in conference at the request of the Federal Board of this the Twelfth Rehabilitation District (offices in San Francisco and Los Angeles). I also suggest to the churches of the state that they seriously consider devoting Sunday, June 22nd, in large part, to discussion of this Good Samaritan work. And I recommend to our schools that certain periods on Friday, the 20th, be set aside for the dissemination of knowledge of this great work of reconstruction now being conducted by our Government, and materially aided by patriotic organizations and individuals.

William C. Stephens

Governor.

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Proclamation

No 108

Returning Inverness
July 1st 1919
Electron Road for
Hwy 108
—————→

FILED

Office of the Secretary of State
STATE OF CALIFORNIA

JUL - 1919

FRANK JORDAN

By *Frank H. Cory*
SECRETARY OF STATE

Executive Department

State of California

ELECTION PROCLAMATION.

I, WILLIAM D. STEPHENS, Governor of the State of California, do hereby, in accordance with an Act of the Legislature of said State, passed pursuant to Section 1 of Article XVIII of the Constitution, and approved April 24, 1919, proclaim that a special election will be held throughout said State on Tuesday the first day of July, 1919, as in said act provided, at which election there will be submitted to the vote of the electors an amendment to the Constitution of said State, known as Senate Constitutional Amendment No. 27, adding to Article XVI thereof a new section, to be numbered 2, providing for the issuance of bonds to the amount of forty million dollars for the completion of the State Highway System and the acquisition and construction of other State highways by the State Department of Engineering.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of title four, part one, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

IN TESTIMONY WHEREOF, I,
William, D. Stephens,
as Governor of the



State of California,
have hereunto set my
hand and caused the
Great Seal of the said
State to be affixed, at
the City of Sacramento,
this 5th day of May,
1919.

W. J. Stephens
Governor.

Attest:

Frank H. Jordan
Secretary of State.
My Frank H. Jordan Deputy

EF3670 SHP.

1919

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1919

Election Proclamation

Executive Department }
State of California }

I, **WILLIAM D. STEPHENS**, Governor of the State of California, do hereby, in accordance with an Act of the Legislature of said State, passed pursuant to Section 1 of Article XVIII of the Constitution, and approved April 24, 1919, proclaim that a special election will be held throughout said State on **TUESDAY, THE FIRST DAY OF JULY, 1919**, as in said act provided, at which election there will be submitted to the vote of the electors an amendment to the Constitution of said State, known as Senate Constitutional Amendment No. 27, adding to Article XVI thereof a new section, to be numbered 2, providing for the issuance of bonds to the amount of forty million dollars for the completion of the State Highway System and the acquisition and construction of other State highways by the State Department of Engineering.

And I do hereby offer a reward of one hundred dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of ten thousand dollars.

IN TESTIMONY WHEREOF, I, William D. Stephens, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of the said State to be affixed, at the City of Sacramento, this 5th day of May, 1919.



Wm D. Stephens

Governor.

Attest:

Frank B. Jordan

Secretary of State.

484

PROCLAMATION.

The Boy Scouts of America constitute the nucleus for a tremendous power. This organization, properly backed, means an ever growing channel through which the boyhood of America may be guided into more vigorous and useful manhood. It has already rendered great service during the World War.

THEREFORE, I, WILLIAM D. STEPHENS, Governor of the State of California, do hereby supplement the appeal of our President for the observance of the week of June 8th to June 14th as BOY SCOUT WEEK. I appeal to the citizens of this state to cooperate in an effort to strengthen and enlarge the organization.

Wm. D. Stephens
Governor.

Dated: Sacramento, Cal., June 6, 1919.

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PROCLAMATION.

Our flag now stands more emphatically than ever before for liberty and a "square deal" to all nations and to all men, be they great or small. The national emblem, revered through song and story, has been through another gruelling test, and has helped cut another notch in the solid oak of human progress. It has been said by our allies that the American soldier is more intense than any other in ~~the~~ love for his flag. Let the nation be likewise during the period of reconstruction now upon us.

I wish to call attention to Saturday, June 14th, which has been nationally proclaimed as FLAG DAY.

Wm. D. Stephens,
Governor.

Dated: Sacramento, June 10, 1919.

[Faint, illegible text]

487

(Good Roads Week Proclamation by Governor William D. Stephens.
Released for publication Monday morning, June 16th).

WE NEED GOOD ROADS - FOR GOOD ROADS WILL BRING HEALTH
AND BETTER LIVING CONDITIONS AND WILL INCREASE OUR AGRICULTURAL,
INDUSTRIAL AND COMMERCIAL PROSPERITY. PAVED HIGHWAYS WILL GIVE
PROTECTION, PLEASURE, PROFIT.

We have the facts and figures before us to prove that
in promoting the prosperity of our State good roads are essential.
Better highways add to the happiness of our people in the in-
creased facility for travel.

The enthusiasm with which the plans of the California
Highway system are regarded by army authorities working on
the problems of the country's defense shows that we are building
aright.

There is no higher concern of government than the health
of its people. The opportunity good roads give to the women and
children of the cities to enjoy outings in the open air and sun-
shine means increased health. No less important is the release
from isolation of those who live in the remoter parts of the State.

The completion of the present highway system and the
additional roads provided for in this bond issue are imperative
if we are to develop the State as we should. We also have a very
definite problem of transportation to meet. The railroads seem
unable to keep pace with the country's needs. We must turn to
good roads for relief.

If ever foresight should be exercised by a people for
their future welfare, the voters of California should exercise
it at the special election on July 1st, and VOTE YES UNANIMOUSLY.

I know of no more important step in solving the question
of unemployment than the building of these highways. The moneys
expended for materials and labor will go into the channels of
trade, helping to create in a wide variety of businesses improved
conditions for employment of the returning soldier and sailor and
of others, too.

If we are to have untoward conditions, they will reach their acute stage in the winter months. In the formation of the plans of the \$40,000,000 bond issue, I discussed this with the Highway Commission, and there is definite understanding that preparation will be made so that activities on a large scale can begin during the autumn months and continue through the winter.

The State must first assume the burden of readjustment and reemployment before it can ask its citizenry to accept the responsibilities of the situation. This was what prompted me in January last, immediately on the convening of the Legislature, to advocate a big bond issue for additional State Highways and to set in motion the plans for it and for the special election at such an early day.

We need not be seriously concerned about incurring this indebtedness of \$40,000,000. It is safe to say that in ten years the wealth of California will be doubled. The State is growing so rapidly that I feel assured there will be no appreciable increase in tax requirements because of this bond issue. One county in our State recently voted \$4,500,000 for good roads and I am informed that it has been definitely figured that the tax rate will not have to be increased a single cent in consequence, so rapid is the county's expansion. This is a condition that applies generally throughout the State.

When city and country come to realize their mutual interests as they do in the good roads movement, a stride has been made of incalculable benefit. It is good to see California's cities giving active cooperation and aid to the country sections. It is good to have them assume full share of payment for these road bonds. Good Roads in the country mean increased trade for the cities.

The highways planned under this bond issue will draw tourist travel to California as to no other part of the world. Our incomparable seashore and mountain attractions will be made

comfortably accessible. Our tourist trade will double, quadruple and perhaps grow an hundredfold. As a practical matter such tourist travel is immensely profitable, and we may easily estimate money returns equalling what the roads will cost us.

There can be no more valuable advertising and consuming factor than the delighted tourist who returns home, a messenger of goodwill, sending forth word that all is good that comes from California, and that in California nature has equalled or outdone the shores of the Mediterranean.

Finally, I urge the voting of the bonds for the reason that the network of highways - building and proposed - will knit together our people as nothing else can. In a State of such length and breadth, there is danger that in the increase of population people of different sections will grow apart.

Good Roads will minimize this danger and make neighbors of Siskiyou and Imperial, of Del Norte and San Diego, of Modoc, Alpine and Santa Barbara. Paved highways will bring coast and valley and mountain counties and cities of the State into close intercommunication. Just as ease of travel and communication have contributed to the forward march of civilization so will they promote the material development of the State and aid to the advance of its citizenship.

Now, therefore, I, WILLIAM D. STEPHENS, GOVERNOR OF THE STATE OF CALIFORNIA, believing in the advisability and desirability of GOOD ROADS and in their necessity, too, if we would continue development in every County of the State, do proclaim the period from June 24th to July 1st, 1919, as GOOD ROADS WEEK, and request that every citizen go to the polls and vote on Tuesday, July 1st.

WILLIAM D. STEPHENS
GOVERNOR.

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STATE OF CALIFORNIA
OFFICE OF STATE VETERINARIAN

P R O C L A M A T I O N

Dated --June 25th -- 1919.

STATE OF CALIFORNIA
OFFICE OF STATE VETERINARIAN

P R O C L A M A T I O N

Executive Department,
State of California,
June 25, 1919.

WHEREAS, The State Veterinarian of the State of California has ascertained that cattle located in certain areas in Tulare and Kings counties in the State of California, hereinafter described, are liable to communicate an infectious disease, known as Texas, splenetic or southern fever, to cattle located in other parts of the State of California, should said cattle located in the areas hereinafter described be shipped, moved, transported, driven or grazed over the lands situated in any other part of the State of California; and

WHEREAS, Under and by virtue of an act of the legislature of the State of California, entitled, "An act to protect domestic livestock from contagious and infectious diseases, to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor," which became a law March 18, 1899, and as amended March 20, 1905, and March 23, 1907, and as further amended March 19, 1909, and as further amended and approved May 18, 1915, the State Veterinarian of the State of California, in order to prevent the spreading or communication of said disease of Texas, splenetic or southern fever in cattle has, on this 25th day of June 1919, quarantined the following areas in the State of California:

All that portion of Tulare and Kings Counties, described as follows:

Commencing at the Northeast corner of Section 29, Township 19 South, Range 23 East, N. D. B. & M; thence south 8 miles to the southeast corner of Section 32, Township 20 South, Range 23 East; thence west on the Standard Parallel approximately one-fourth mile to the Northeast corner of Section 5, Township 21 South, Range 23 East; thence South 3 miles to the Southeast corner of Section 17, Township 21 South, Range 23 East; thence West 12 miles to the Southwest corner of Section 16, Township 21 South, Range 21 East; thence North 3 miles to the Northwest corner of Section 4, Township 21 South, Range 21 East; thence East on the Fifth Standard Parallel approximately one-fourth mile to the Southwest corner of Section 33, Township 20 South, Range 21 East; thence North 6 miles to the Northwest corner of Section 4, Township 20 South, Range 21 East; thence East 4 miles to the Northeast corner of Section 1, Township 20 South, Range 21 East; thence North 2 miles to the Northwest corner of Section 30, Township 19 South, Range 20 East; thence 8 miles to the point of beginning.

Also, Commencing at the Southeast corner of Section 32, Township 17 South, Range 21 East; thence North on the section line one and one-half miles, more or less, to the center of Kings River; thence southwesterly down the center of Kings River to the west line of Section 29, Township 17 South, Range 21 East; thence south on the section line one and one-fourth miles, more or less, to the Southwest corner of Section 32, Township 17 South, Range 21 East; thence east one mile to the point of beginning.

WHEREAS, The State Veterinarian has, on this 25th day of June 1919, made and established the following rules and regulations as to the movements of cattle from said quarantined areas in the State of California:

From and after this 25th day of June 1919, every person, company, corporation, their agents and servants, are hereby prohibited from driving, leading, moving, carrying or transporting, or from causing or permitting to be driven, led, moved, transported,

carried or drifted into any other part of the State of California, any cattle originating or being in the aforesaid quarantined areas in Tulare and Kings Counties unless such cattle have first been inspected by the State Veterinarian, or his duly authorized deputy, and are accompanied by a certificate issued by such officer stating that said cattle are free from contagious and infectious diseases and cattle ticks (*Margaropus annulatus*); provided, however, that when said cattle are shipped or transported on railroad trains for immediate slaughter inspection and certification of such cattle will not be required, but that when so shipped or transported by railroad the following regulations must be observed:

On unloading said cattle at their destination, or for feed and rest en route to same, separate pens must be set apart to receive them, and no other cattle shall be admitted to said pens. The cars that have carried said cattle shall be cleaned and disinfected before they are again used to transport, store, or shelter animals or merchandise.

All cars carrying said cattle shall bear placards stating that said cars contain "SOUTHERN CATTLE" and each of the waybills of said shipments shall have a note on its face with a similar statement.

The cars used to transport such cattle shall be cleaned and disinfected in the following manner:

- (a) Remove all litter and manure. This litter and manure must be stored where no cattle can come into contact with it for a period of at least six months.
- (b) Wash the cars with water until clean.
- (c) Saturate the entire inner surface of the cars, including the inner surface of the car doors, with a mixture of one and one-half pounds of lime and one quarter pound of pure carbolic acid to each gallon of water; or with a solution made by dissolving four ounces of chloride of lime to each gallon of water.

IT IS FURTHER ORDERED that a violation of any or either of

the foregoing rules and regulations shall be an offense, and punishable as provided by the laws of the State of California.

NOW, THEREFORE, I, WILLIAM D. STEPHENS, as Governor of the State of California, by virtue of the authority vested in me by law, do hereby proclaim the areas described in this proclamation quarantined within the State of California; and further hereby proclaim the foregoing rules and regulations prescribed by the State Veterinarian for the maintenance and enforcement of such quarantine to be legal and binding rules and regulations within the State of California, and I do further proclaim that said rules and regulations shall be maintained and enforced within the State of California, and that a violation thereof shall subject all persons so violating any of said rules and regulations to the penalties provided for in section eight of that said act of the legislature of the State of California, entitled, "An act to provide for the appointment and duties of officials to carry into effect the provisions of this act, and to provide an appropriation therefor."

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of this State to be hereunto affixed, this 25th day of June, A.D., 1919.

W. D. Stephens

Governor of the State of California.

ATTEST

Frank W. Gordon
Secretary of State.

Robert H. Cory
Deputy.



LF 3670' 516

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July 2, 1919

Major General William H. Johnston,
Camp Headquarters, Camp Lewis,
American Lake, Wash.

My dear General:

I beg to acknowledge receipt of
your letter of June 27th with enclosure.

I am very happy indeed to utter
such a proclamation as you suggest and it will be
given to the press at once. I hope it can be
published on the 4th of July.

Appreciating your constant effort
and very great service in behalf of our beloved
country, I am,

Very truly yours,

Governor.

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Perle ...

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Many of the citizens of this State rendered patriotic and valuable service to the Country during the war for civil-ization. Such men, whether commissioned or enlisted, have returned to their homes better qualified for the duties of citizens as a result of the training and experience in the Army.

...and believe that you are not entitled to any professional or public office without liberal training.

Library of the
University of California
Berkeley

LP 3670 501

Gov No 110

PROCLAMATION BY THE GOVERNOR,

PROCL 480

THE DUE RATIFICATION AND ADOPTION OF SENATE CONSTITUTIONAL AMENDMENT NO. 27, AT THE SPECIAL ELECTION HELD JULY 1, 1919.

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

JUL 23 1919

FRANK C. JORDAN

By *Frank C. Jordan* SECRETARY OF STATE

PROCLAMATION BY THE GOVERNOR, PROCLAIMING THE DUE ADOPTION AND RATIFICATION BY THE PEOPLE OF THE STATE OF CALIFORNIA OF THAT CERTAIN AMENDMENT TO THE CONSTITUTION OF THE STATE OF CALIFORNIA KNOWN AS SENATE CONSTITUTIONAL AMENDMENT NO. 27 PROPOSED BY THE LEGISLATURE OF SAID STATE AT ITS FORTY-THIRD REGULAR SESSION COMMENCING ON THE SIXTH DAY OF JANUARY, 1919, AND SUBMITTED TO THE QUALIFIED ELECTORS OF SAID STATE, FOR ADOPTION OR REJECTION, AT A SPECIAL ELECTION CALLED AND HELD THROUGHOUT SAID STATE ON THE FIRST DAY OF JULY, A. D., 1919, WHEREBY THERE IS ADDED TO ARTICLE XVI OF SAID CONSTITUTION A NEW SECTION TO BE NUMBERED 2, PROVIDING FOR THE ISSUANCE OF BONDS TO THE AMOUNT OF FORTY MILLION DOLLARS FOR THE COMPLETION OF THE STATE HIGHWAY SYSTEM AND THE ACQUISITION AND CONSTRUCTION OF OTHER STATE HIGHWAYS BY THE STATE DEPARTMENT OF ENGINEERING AND ENTITLED:

Senate Constitutional Amendment No. 27—Resolution to propose to the people of the State of California an amendment to the constitution of said state, by adding to article sixteen thereof a new section to be numbered two, providing for the issuance of bonds to the amount of forty million dollars for the completion of the state highway system and the acquisition and construction of other state highways by the state department of engineering.

State of California,)
)
Executive Department.)

WHEREAS, the legislature of the State of California at its forty-third regular session commencing on the 6th day of January, 1919, did duly and regularly propose to the people of the State of California that the Constitution of said state be amended by adding to Article XVI thereof a new section to be numbered 2, providing for the issuance of bonds to the amount of

forty million dollars for the completion of the State Highway System and the acquisition and construction of other state highways by the State Department of Engineering, two-thirds of the members elected to each of the two houses of said legislature voting therefor, and entitled:

Senate Constitutional Amendment No. 27—Resolution to propose to the people of the State of California an amendment to the constitution of said state, by adding to article sixteen thereof a new section to be numbered two, providing for the issuance of bonds to the amount of forty million dollars for the completion of the state highway system and the acquisition and construction of other state highways by the state department of engineering.

AND WHEREAS, the legislature of said state did, at its said forty-third regular session pass and enact that certain Act entitled:

An act calling a special election to be held on Tuesday, July 1, 1919, and providing for the submission thereof to the qualified electors of the state of an amendment to the constitution of the State of California known as Senate Constitutional Amendment Number 27, proposed by the legislature of said state at its forty-third session, providing for the issuance of bonds to the amount of forty million dollars for the completion of the state highway system and the acquisition and construction of other state highways by the state department of engineering, and making an appropriation for the purposes of this act.

approved April 24, 1919, and now being Chapter 93 of California Statutes of 1919, wherein and whereby a special election was called for and to be held throughout the state of California on Tuesday, the first day of July, 1919, for the purpose of submitting to the qualified electors of said state, for adoption or rejection, in accordance with the provisions of section I of Article XVIII of the Constitution of said State, said proposed amendment known as Senate Constitutional Amendment No. 27; and,

WHEREAS, the Board of Control of the State of California did cause the said proposed amendment to be published in at least one newspaper in each county, or city and county, if one were published therein, throughout the state, once a week for four successive weeks preceding said special election and did cause to be similarly published in conjunction with the publication of such proposed amendment, and to be printed with the latter in immediate sequence, in each newspaper in which such publication was made, the arguments provided for by section One Thousand One Hundred and Ninety-five of the Political Code of the State of California; and

WHEREAS, said special election was proclaimed, held and conducted and the ballots prepared, marked, voted, canvassed, and the results thereof ascertained and the returns thereof made in all respects in accordance with the provisions of the ^{and laws} Constitution of the State of California applicable to said special election; and,

WHEREAS, the said constitutional amendment did receive in favor thereof a majority of all the votes cast for and against it at said special election aforesaid and thereupon did become and now is in full force and effect as therein provided:

NOW, THEREFORE, I, WM. D. STEPHENS, Governor of the State of California, pursuant to the constitution and laws of the State of California, do hereby proclaim:

FIRST: That in accordance with the provisions of that certain act of the legislature of the State of California entitled:

An act calling a special election to be held on Tuesday, July 1, 1919, and providing for the submission thereof to the qualified electors of the state of an amendment to the constitution of the State of California known as Senate Constitutional Amendment Number 27, proposed by the legislature of said state at its forty-third session, providing for the issuance of bonds to the amount of forty million dollars for the completion of the state highway system and the acquisition and construction of other state highways by the state department of engineering, and making an appropriation for the purposes of this act.

Approved April 24, 1919, the Board of Control of the State of California did cause the said proposed constitutional amendment and the arguments provided for by section One Thousand One Hundred and Ninety-five of the Political Code of the State of California to be published for the time and in the manner therein provided;

SECOND: That in accordance with the terms and provisions of said Act hereinbefore referred to and to the provisions of the constitution and laws of the State of California applicable to said special election the said proposed constitutional amendment was duly submitted to the qualified electors of said state, for adoption or rejection, at the said special election so held on the first day of July, 1919;

THIRD: That said special election was proclaimed, held and conducted and the ballots prepared, marked, voted, counted, canvassed, and the results thereof ascertained and the returns thereof made in all respects in accordance with the provisions and laws of said state applicable to said special election;

FOURTH: That said constitutional amendment did receive in favor thereof a majority of all the votes cast for and against it at the special election aforesaid and thereupon did become and now is in full force and effect;

FIFTH: That said constitutional amendment herein referred to is in the words and figures following, to-wit:

Senate Constitutional Amendment No. 27.

CHAPTER 40.

Senate Constitutional Amendment No. 27—Resolution to propose to the people of the State of California an amendment to the constitution of said state, by adding to article sixteen thereof a new section to be numbered two, providing for the issuance of bonds to the amount of forty million dollars for the completion of the state highway system and the acquisition and construction of other state highways by the state department of engineering.

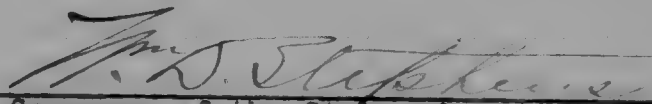
[Filed with Secretary of State April 26, 1919.]

Resolved by the senate, the assembly concurring, That the legislature of the State of California at its regular session, commencing on the sixth day of January, 1919, two-thirds of the members elected to each of the two houses of the said legislature voting therefor, hereby proposes to the people of the State of California that the constitution of said state be amended by adding to article sixteen thereof a new section to be numbered two, reading as follows:

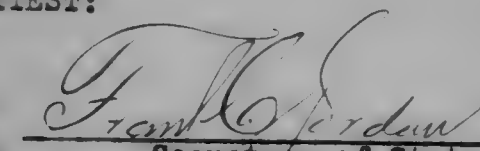
SEC. 2. Immediately upon the adoption of this section the state treasurer shall prepare forty thousand suitable bonds of the State of California in the denomination of one thousand dollars each, to be numbered from one to forty thousand inclusive, to bear a date not later than thirty days after said adoption and to bear interest at the rate of four and one-half per cent per annum from the date of said bonds, said interest to be payable on the third day of January and the third day of July of each and every year after the sale of said bonds, and said bonds to become due and payable in annual parcels of one thousand bonds, commencing July 3, 1926, and ending July 3, 1965.

The provisions of the act of the legislature approved May 20, 1915, known as the "state highways act of 1915," relative to the signing, countersigning, endorsing and sealing of the bonds therein provided for and the interest coupons thereon, the place and method of payment of principal and interest thereon, the procedure for initiating, advertising and holding sales thereof, and the performance by the several state boards and officers of their respective duties in connection therewith as therein stated, and all other provisions, terms and conditions in said last-named act relating to the

IN WITNESS WHEREOF, I have hereunto set my hand and
caused to be affixed the Great Seal of the State of California
at Sacramento, California
at my office in the State Capitol, this 23rd day of July, in the
year of our Lord, One Thousand Nine Hundred and Nineteen.


Governor of the State of California

ATTEST:


Secretary of State
Ex. Frank H. Jordan Deputy



[F3670:518]

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PROCLAMATION

Many of the citizens of this State rendered patriotic and valuable service to the Country during the Great War for Civilization. Such men, whether commissioned or enlisted, have returned to their homes better qualified for the duties of citizens as a result of the training and experience in the Army.

The War Department, because of the discharge of a large number of men called to service for the emergency, is desirous of securing recruits to fill the ranks of existing units of the Army.

Camp Lewis, American Lake, Washington, at which many citizens of this state were trained, still possesses the facilities for military training, and in addition thereto it is the policy of the War Department to enable men serving in the Army to undertake studies, or the practice of various trades, which will improve their academic standing at college, or increase their earning capacity, after their discharge. Not only are the men who served in the Army assured of the benefits to be obtained through further service, but many young men not yet married nor established in life can well improve their citizenship by voluntarily enlisting for service in the Army, either at Camp Lewis, or elsewhere.

For the benefit of the citizens of this State I call attention to the educational opportunities afforded through service in the Army, and believe that young men not yet committed to any profession or trade can well spend a year undergoing military training.

WILLIAM D. STEPHENS

Governor.

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Executive Department

State of California

PROCLAMATION.

When America called her sons to the colors, the young men of our State responded with instant and noble enthusiasm. The imperishable glory California's sons achieved on the battlefields of France is known by all. Some of California's sons were not permitted to do their part face to face with the enemy, nevertheless they served most loyally and well deserve our praise.

It is fitting that we who watched with so much pride the departure of all should now prepare for them a welcome home; that we should arrange such a home coming as will demonstrate our appreciation and prove again the warmth and understanding of our sympathy. On this day all other affairs should be laid aside and every city and town in our state should devote full time and attention to the welcome due our soldiers, sailors and marines. Ceremonies, music, parades and merrymaking so designed as to convey, not only home coming welcome, but recognition of service well performed should mark this date.

THEREFORE, I, WM. D. STEPHENS, Governor of the State of California, do hereby proclaim the 11th day of November, 1919, a legal holiday in order that the citizens of California may celebrate with appropriate ceremonies the home coming of California's sons who served in the

Army, Navy and Marine Corps of the United States during the great war. I urge all public bodies, private organizations and individuals to unite in preparing for their respective localities a truly California Welcome Home.



IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 24th day of October, 1919.

W. D. Stephens
Governor

Attest:

Frank H. Jordan
Secretary of State.
My Frank H. Jordan

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Ed Proclamation
No 11358

Constitution No 1
Constitution No 1
No 1
Alpha No 1

10000

State
CALIFORNIA

JOHN C. JORDAN

OF STATE

Frank C. Jordan

STATE OF CALIFORNIA
DEPARTMENT OF AGRICULTURE

G. H. HECKE, DIRECTOR

DIVISION OF PLANT INDUSTRY

G. H. HECKE, Chief

PLANT QUARANTINE
VITICULTURE
STANDARDIZATION
PLANT PEST CONTROL
AGRICULTURAL CHEMISTRY



EXECUTIVE OFFICE
SACRAMENTO

DIVISION OF ANIMAL INDUSTRY

J. P. IVERSON, D.V.S., Chief

DAIRIES AND LIVESTOCK
CATTLE PROTECTION
STALLION REGISTRATION
MEAT INSPECTION

Sacramento, California,
October 23, 1919.

Hon. Frank J. Jordan,
Secretary of State,
State Capitol,
Sacramento, California.

Dear Mr. Jordan:

I am enclosing copy of Amendment Number 1
to Quarantine Order Number 51, relative to Alfalfa
Weevil, which was signed by the Governor October 23,
1919. This is the official copy which must be filed
with you in accordance with Section 2519b of the
Political Code of the State of California.

Very truly yours,

Director of Agriculture.

Wm. J.
Inc.

DEPARTMENT OF AGRICULTURE

G. H. HECKE, DIRECTOR

DIVISION OF PLANT INDUSTRY
G. H. HECKE, Chief

PLANT QUARANTINE
VITICULTURE
STANDARDIZATION
PLANT PEST CONTROL
AGRICULTURAL CHEMISTRY



EXECUTIVE OFFICE
SACRAMENTO

DIVISION OF ANIMAL INDUSTRY
J. P. IVERSON, D.V.S., Chief

DAIRIES AND LIVESTOCK
CATTLE PROTECTION
STALLION REGISTRATION
MEAT INSPECTION

AMENDMENT NO.1 TO QUARANTINE ORDER NO. 31

ALFALFA WEEVIL


The following facts have been determined by the Director of Agriculture, to-wit:

The State of Idaho under date of July 22, 1919 officially repealed its Quarantine Order No.11, the provisions of which controlled the movement of alfalfa hay and cereal straw within and throughout the State of Idaho, and has abandoned the enforcement of all of the provisions of the said order.

The Alfalfa Weevil (*Hypera postica*) has now been found and officially recorded as existing in the County of Montrose, State of Colorado.

Now, Therefore, it is declared necessary in order to further prevent the introduction into the State of California of the Alfalfa Weevil (*Hypera postica*), that all of the provisions and requirements set forth in Quarantine Order No.31 be hereby made to apply, and do apply until further orders, to all counties and all locations in the State of Idaho, and to all parts of that territory known as Montrose County, State of Colorado, in addition to and including the states and counties set forth in Quarantine Order No. 31.

Quarantine Order No. 31 is amended accordingly.


DIRECTOR OF AGRICULTURE.

Approved


GOVERNOR OF CALIFORNIA.

Issued October 23, 1919.

SP36701521

Proclamation
No 1486

Declaring November
11th 1919 Legal
Holiday
Armistice Day,

FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

OCT 23 1919

FRANK C. JORDAN
SECRETARY OF STATE

Frank C. Jordan

PROCLAMATION.

When America called her sons to the colors, the young men of our State responded with instant and noble enthusiasm. The impeishable glory California's sons achieved on the battlefields of France is known by all. Some of California's sons were not permitted to do their part face to face with the enemy, nevertheless they served most loyally and well-deserve our praise.

It is fitting that we who watched with so much pride the departure of all should now prepare for them a welcome home; that we should arrange such a home coming as will demonstrate our appreciation and prove again the warmth and understanding of our sympathy. On this day all other affairs should be laid aside and every city and town in our state should devote full time and attention to the welcome due our soldiers, sailors and marines. Ceremonies, music, parades and merrymaking so designed as to convey, not only home coming welcome, but recognition of service well performed should mark this date.

THOMAS FORBES, I. MA. D. STATE HISTORIAN, Governor of the State of California, do hereby proclaim the 11th day of November, 1919, a legal holiday in order that the citizens of California may celebrate with appropriate ceremonies the home coming of California's sons who served in the

Army, Navy and Marine Corps of the United States during the great war. I urge all public bodies, private organizations and individuals to unite in preparing for their respective localities a truly California Welcome Home.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 24th day of October, 1919.

Wm. S. Stephens
Governor.

Attest:

Frank C. Jordan
Secretary of State.
by Frank R. Perry Deputy

490

Executive Department

State of California

PROCLAMATION BY THE GOVERNOR CONVENING THE LEGISLATURE IN EXTRAORDINARY SESSION.

WHEREAS an extraordinary occasion has arisen and now exists, requiring that the Legislature of the State of California be convened,

NOW, THEREFORE, I, WILLIAM D. STEPHENS, Governor of the State of California, by virtue of the power and authority in me vested by section 9 of Article V of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet and assemble in extraordinary session, at Sacramento, California, on Saturday, the First day of November, 1919, at Two o'clock P.M. of that day, for the purpose of considering and acting upon the matter of the ratification of the amendment of the Constitution of the United States extending the right of suffrage to women, proposed by the Congress of the United States by Joint Resolution, adopted in the month of June, 1919.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed hereunto the Great Seal of the State of California, at my office in the State Capitol, this 25th day of October, in the year of our Lord one thousand nine hundred and nineteen.



William D. Stephens
Governor.

Attest:

L. H. ...
Secretary of State.

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FILED

In the office of the Secretary of State
OF THE STATE OF CALIFORNIA

NOV 2 1914

FRANK C. JORDAN

SECRETARY OF STATE

Wm. H. ...

Executive Department

State of California

THANKSGIVING PROCLAMATION.

The President of the United States has proclaimed Thursday, the 27th day of November, 1919, as Thanksgiving Day.

It becomes the duty of the Governor of California likewise to declare that day a legal holiday and to remind the people of the state of the occasion when expression is given of praise to Almighty God for the beneficences that have been granted them.

One year ago there was solemn rejoicing over the ending of the awful world conflict. The griefs of war weighed heavily upon us. A raging epidemic was carrying death to many homes. In those hours of sore trial the faith of our people in Divine providence never abated. In the intervening year that faith has been amply justified. We can see bright days ahead. God has been good to us and will preserve us a Nation with the highest ideals and with the most practical accomplishments for the welfare of mankind, if we but do our part individually and collectively in preserving law and order, in the practise of the Golden Rule and in upholding the flag of our country at all times.

Time is healing the sorrows of the battlefield and prosperity is with our people everywhere. The bounty of nature has been unmeasured during this past year and we should be thankful that California has had such a generous part in helping to mitigate starvation in the world.

NOW, THEREFORE, I, W. D. STEPHENS, Governor of the State of California, do hereby proclaim Thursday, November 27th, to be a legal holiday for thanksgiving and prayer.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 22nd day of November, 1919.



W. D. Stephens
Governor.

Attest:

Frank C. Jordan
Secretary of State.
by Frank C. Jordan

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Warrant in
Reclamation
No 595

Against the 9th of
for the

FILED
In the office of the Secretary
OF THE STATE OF CALIFORNIA
NOV 1 1870
FRANK C. JORDAN
By *Frank C. Jordan*

STATE OF CALIFORNIA
DEPARTMENT OF AGRICULTURE

G. H. HECKE, DIRECTOR

DIVISION OF PLANT INDUSTRY
G. H. HECKE, Chief

PLANT QUARANTINE
VITICULTURE
STANDARDIZATION
PLANT PEST CONTROL
AGRICULTURAL CHEMISTRY



EXECUTIVE OFFICE
SACRAMENTO

DIVISION OF ANIMAL INDUSTRY
J. P. IVERSON, D.V.S., Chief

DAIRIES AND LIVESTOCK
CATTLE PROTECTION
STALLION REGISTRATION
MEAT INSPECTION

AMENDMENT NO. 3 TO QUORONTINE ORDER NO.26

COTTON BOLL WEEVIL

The following facts have been determined by the Director of Agriculture, to-wit:

The cotton boll weevil (Anthonomus grandis Boh.) is not known to exist in the State of Arizona: the State of Arizona has declared and is maintaining a quarantine against the entrance into the State of Arizona of the cotton boll weevil (Anthonomus grandis Boh.)

Now, THEREFORE, It is declared that until further orders cotton seed grown in the county of Graham, Arizona, may be imported into the State of California subject to the following regulations:

REGULATION NO.1. Persons contemplating the importing or bringing into the State of California cotton seed grown in the county of Graham, Arizona, shall first make application to the Director of Agriculture of California for a permit to so do, stating in the application the name and address of the exporter, the locality where the cotton seed was grown, the amount of the importation, and the name and address of the importer in the State of California to whom the permit should be sent.

REGULATION NO. 2. All persons importing or bringing into the State of California cotton seed grown in the county of Graham, Arizona, shall secure in triplicate for each importation of cotton seed a certificate signed by the entomologist of the State of Arizona, setting forth the locality where the cotton seed, covered by the certificate, was grown. One copy of such certificate is to be filed with the Director of Agriculture of the State of

STATE OF CALIFORNIA
DEPARTMENT OF AGRICULTURE

G. H. HECKE, Director

DIVISION OF PLANT INDUSTRY

G. H. HECKE, Chief

PLANT QUARANTINE
VITICULTURE
STANDARDIZATION
PLANT PEST CONTROL
AGRICULTURAL CHEMISTRY



EXECUTIVE OFFICE
SACRAMENTO

-2-

DIVISION OF ANIMAL INDUSTRY

J. P. IVERSON, D.V.S., Chief

DAIRIES AND LIVESTOCK
CATTLE PROTECTION
STALLION REGISTRATION
MEAT INSPECTION

California, one copy to be delivered to the State Quarantine Guardians before release of shipment of cotton seed to consignee, and one copy to be retained by the importer of the cotton seed.

All quarantine orders or regulations promulgated for the protection of the cotton industry of the State of California are directed also against Anteaonimus grandis variety thurberiae, and the pink boll worm, Pectinophora gossypiella.

The foregoing regulations do not apply to the experiments of the United States Department of Agriculture in the State of California.

Quarantine Order No. 26 is amended accordingly.

DIRECTOR OF AGRICULTURE.

Approved:

GOVERNOR OF THE STATE OF CALIFORNIA.

Issued November 25, 1919.

STATE OF CALIFORNIA
DEPARTMENT OF AGRICULTURE

G. H. HECKE, DIRECTOR

DIVISION OF PLANT INDUSTRY
G. H. HECKE, Chief

PLANT QUARANTINE
VITICULTURE
STANDARDIZATION
PLANT PEST CONTROL
AGRICULTURAL CHEMISTRY



EXECUTIVE OFFICE
SACRAMENTO

-2-

DIVISION OF ANIMAL INDUSTRY
J. P. IVERSON, D.V.S., Chief

DAIRIES AND LIVESTOCK
CATTLE PROTECTION
STALLION REGISTRATION
MEAT INSPECTION

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The foregoing regulations do not apply to the experiments of the United States Department of Agriculture in the State of California.

Quarantine Order No. 26 is amended accordingly.

DIRECTOR OF AGRICULTURE.

Approved:

GOVERNOR OF THE STATE OF CALIFORNIA.

Issued November 25, 1919.

[F3670.606]

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[F3670: 525]

PROCLAMATION.

WHEREAS, A systematic practice of putting aside a certain portion of one's income to provide for the future is one of the essentials to the highest development of citizenship; and

WHEREAS, Much of the individual hardship and suffering is due to lack of a judicious practice of Thrift,

THEREFORE, I, William D. Stephens, Governor of the State of California, do hereby set aside the week of January the seventeenth to the twenty-fourth as Thrift Week, and urge the citizens of this State to observe the Week and participate in the activities as outlined day by day, making plans for the wisest method of using their incomes and to begin those habits of Thrift that will ultimately provide for their future and secure the comfort and happiness of their loved ones.

Governor.

Dated: Sacramento, January 13, 1920.

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In the ...
OF THE ...

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By

Frank H. Cony

STATE OF CALIFORNIA
DEPARTMENT OF AGRICULTURE

G. H. HECKE, DIRECTOR

SACRAMENTO

EXECUTIVE OFFICE

AMENDMENT NO. 2 TO QUARANTINE ORDER NO. 31.

Pertaining to alfalfa weevil.

The following facts have been determined by the Director of Agriculture, to wit:

The alfalfa weevil (*hypera postica*) has now been found and officially recorded as existing in the County of Washoe, State of Nevada.

Now, therefore, it is declared necessary, in order to further prevent the introduction into the State of California of the alfalfa weevil (*hypera postica*), that all of the provisions and requirements set forth in Quarantine Order No. 31 be hereby made to apply, and do apply until further orders, to all parts of that territory known as the County of Washoe, State of Nevada, in addition to and including the states and counties set forth in Quarantine Order No. 31.

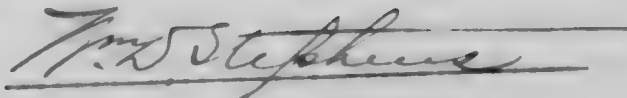
Quarantine Order No. 31 is amended accordingly.



DIRECTOR OF AGRICULTURE.

(SEAL)

Approved:



GOVERNOR OF CALIFORNIA.

Issued August 12, 1920.

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Executive Department

State of California

ELECTION PROCLAMATION.

I, WM. D. STEPHENS, Governor of the State of California, do hereby proclaim that a general election will be held throughout said State on Tuesday, the second day of November, 1920, at which the following offices are to be filled:

Thirteen electors of President and Vice President of the United States;

United States Senator;

Member of the House of Representatives, from each of the eleven Congressional Districts in the State;

State Senator from each of the following twenty senatorial districts in the State: First, Third, Fifth, Seventh, Ninth, Eleventh, Thirteenth, Fifteenth, Seventeenth, Nineteenth, Twenty-first, Twenty-third, Twenty-fifth, Twenty-seventh, Twenty-ninth, Thirty-first, Thirty-third, Thirty-fifth, Thirty-seventh, and Thirty-ninth Districts;

Member of the Assembly from each of the Eighty Assembly Districts in the State;

Associate Justice of the Supreme Court, Short Term, vacancy caused by the resignation of M. C. Sloss;

Associate Justice of the Supreme Court, Short Term, vacancy caused by the death of Henry A. Levin.

Presiding Justice, District Court of Appeal, First Appellate District, Division Number One, Short Term;

Presiding Justice, District Court of Appeal, First Appellate District, Division Number Two;

Presiding Justice, District Court of Appeal, Second Appellate District, Division Number Two;

Two Associate Justices, District Court of Appeal, First Appellate District, Division Number Two;

Two Associate Justices, District Court of Appeal, Second Appellate District, Division Number Two;

Judge of the Superior Court in the respective counties of Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Humboldt, Imperial, Inyo, Kern, Lake, Lassen, Los Angeles, ~~Madison~~, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Orange, Placer, Plumas, Sacramento, San Benito, San Bernardino, San Diego, San Francisco, San Joaquin, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Trinity, ~~Tulare~~, Tuolumne, Ventura, Yolo and Yuba, the number to be elected to such office in each of said counties in which such election is to be held, both for the regular term thereof and for the unexpired term thereof, being such as is prescribed by the Constitution and laws of this State;

Also such state, county township, district or other offices as are provided by law to be filled at such election.

I further proclaim that at said election there will also be submitted to the vote of the electors such proposed Constitutional amendments, questions, propositions, initiative measures and acts suspended by referendum, as are required to be so submitted by the Constitution and laws of this State.

And I do hereby offer a reward of One Hundred Dollars for the arrest and conviction of any and every person violating any of the provisions of Title IV, Part I, of the Penal Code of the State of California; such rewards to be paid until the total amount hereafter expended for the purpose reaches the sum of Ten Thousand Dollars.

IN WITNESS WHEREOF, I, am.

D. Stephens, as Governor of the State of California, have hereunto set my hand and caused the Great Seal of the said State to be affixed at the City of Sacramento, this 29th day of September, 1920.

Attest:

[Signature]
Governor.

[Signature]
Secretary of State

[Signature]

[F3670 529]

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Executive Department

State of California

PROCLAMATION

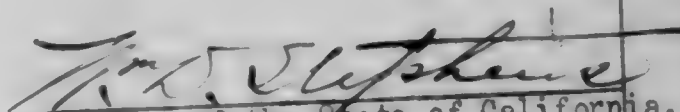
WHEREAS the United States Ship CALIFORNIA, the latest superdreadnaught battleship of the United States Navy, has been built at the United States Navy Yard at Mare Island, California, and is nearing completion; and

WHEREAS this magnificent addition to the United States Navy, our country's first line of defense is to be the Flagship of the Pacific Fleet of the United States Navy; and

WHEREAS the U.S. Navy Department has decided that every man in the crew of the U.S.S. CALIFORNIA shall be a Californian in order that the fair name of this great State may be carried to every land.

THEREFORE, I, Wm. D. Stephens, Governor of the State of California, do strongly recommend to the young men of this State, between the ages of 17 and 35, that they enlist in the United States Navy for duty in the U.S.S. CALIFORNIA; and that they thereafter so conduct themselves, in duty and deportment, as to further enhance the fair name of our glorious State.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the State to be affixed at Sacramento, this first day of October, A.D., nineteen hundred and twenty, and of our State the seventy-first year.


Governor of the State of California.

Ind 118
Proclamation
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Proclamation guaranteeing
against Bullies

FILED
In the office of the Secretary of State
OF THE STATE OF GEORGIA
OCT 22 1890
FRANKLIN D. ROOSEVELT
By *Franklin D. Roosevelt* SECRETARY OF STATE



State of California

OFFICE OF THE SECRETARY OF STATE

I, MARCH FONG EU, Secretary of State of the State of California, hereby certify:

That each of the microphotographic copies of any paper document or record following in this roll of film is a full and correct copy of the original filed in my office, and that each said copies was microphotographed under my direction and control this *10th* day of *DEC, 1985*

Authority for this microfilm reproduction is Section 1551 of the Evidence Code.

Filmed by:

J. R. Wainscott
Microfilm Tech. II
State Archives



IN WITNESS WHEREOF, I execute
this certificate and affix the Great
Seal of the State of California this
10th day of *DEC, 1985*

March Fong Eu

Secretary of State

CALIFORNIA STATE ARCHIVES

Microfilm Processing

TITLE OF
WORK

GOVERNORS

PROCLAMATIONS

ROLL
NO.

1

C

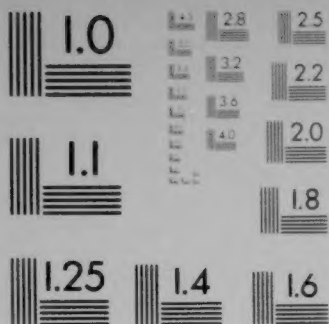
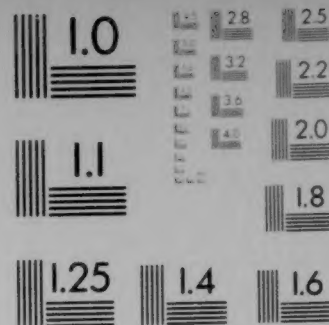
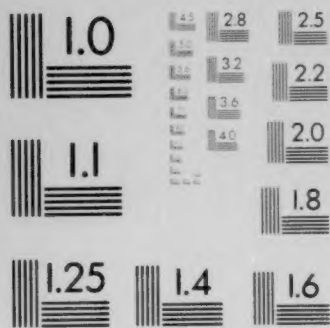


IMAGE EVALUATION TEST TARGET (MT-1)

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8 PT. ABCDEFGHIJKLMNOPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890
6 PT. ABCDEFGHIJKLMNOPQRSTUVWXYZ
abcdefghijklmnopqrstuvwxyz1234567890



A

MicroD

10 PT. ABCDEFGHIJKLMNOPQRSTUVWXYZ
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1234567890
8 PT. ABCDEFGHIJKLMNOPQRSTUVWXYZ
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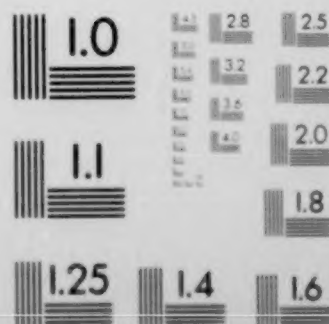
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6"

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8 PT. ABCDEFGHIJKLMNOPQRSTUVWXYZ
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MicroD

10 PT. ABCDEFGHIJKLMNOPQRSTUVWXYZ
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B

D

